

The British Columbia Gazette.

PUBLISHED BY AUTHORITY.

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VICTORIA, DECEMBER 22nd, 1892.

[No. 51.

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APPOINTMENTS.

PROVINCIAL SECRETARY'S OFFICE,

H 18 HONOUR the Lientenant-Governor has been pleased to make the following appointments:--

19th December, 1892.

To be Notaries Public:-

ALEXANDER McDonald Black Fraser, of the City of Victoria, Esquire, for and within the Province of British Columbia.

THOMAS JOHN ROADLEY, of Kaslo, Esquire, for and within the West Koot may Electoral District.

PROCLAMATIONS.

[L.S.]

E. DEWDNEY. CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our faithful the Members elected to serve in the Legislative Assembly of Our Province of British Columbia at Our City of Victoria—Greeting.

A PROCLAMATION.

THEODORE DAVIE. / WHEREAS We are desirous Attorney-General. / Wand resolved, as soon as may be, to meet Our people of Our Province of British Columbia, and to have their advice in Our Legislature: NOW KNOW YE, that for divers causes and considerations and taking into consideration the

siderations, and taking into consideration the ease and convenience of Our loving subjects, We have thought fit, by and with the advice of Our Executive Council of the Province of British Columbia, to hereby convoke, and by these presents enjoin you, and each of you, that on Thursday, the Twenty-sixth day of the month of January, one thousand eight hundred and ninety-three, you meet Us in Our said Legislature or Parliament of Our said Province, at Our City of Victoria, FOR THE DISPATCH OF BUSINESS, to treat, do, act, and conclude upon those things which in Our Legislature of the Province of British Columbia, by the Common Council of Our said Province may, by the favour of God, be ordained.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of the said Province to be hereunto affixed: WITNESS, the Honourable Edgar Dewden, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this Nineteenth day of December, in the year of Our Lord one thousand eight hundred and ninety-two, and in the fifty sixth year of Our region. of the Province of British Columbia, to hereby

eight hundred and ninety-two, and in the fifty-sixth year of Our reign.

By Command.

JAMES BAKER, Provincial Secretary.

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ORDER IN COUNCIL.

GOVERNMENT HOUSE, VICTORIA,

Saturday, the 22nd day of October, 1892.

HIS HONOUR THE LIEUTENANT-GOVERNOR IN COUNCIL.

18 HONOUR the Lieutenant Covernor in Coun and it is hereby ordered, that the Rules of Court, intituled "The Supreme Court Rules, 1890," and mumbered 1 to 1071, both inclusive, together with the Rules contained in the addenda thereto and numbered 45 (h), 1010 to 1075, (said Rules being printed by the

Queen's Printer, at Victoria), shall, on and after the 1st day of January, A.D. 1893, be in force and regulate the practice and proceedings in the Supreme Court of British Columbia with respect to the matters referred to in the said Rules.

And it is hereby further ordered that the Rules of And it is hereby further ordered that the Killes of Court now in force relating to the said matters shall be and shall stand repealed from and after the said 1st day of January, A.D 1893, provided that no proceeding taken before or pending on the said day shall be invalidated or made ineffectual by reason only of such repeal.

A. CAMPBELL REDDIE,

Deputy Clerk of the Executive Council.

PROVINCIAL SECRETARY.

PROVINCIAL SECRETARY'S OFFICE,

16th December, 1892.

H IS HONOUR the Lieutenant-Governor directs that under "An Act to amend the 'Supreme Court Act,' "being chapter 8 of the Statutes of 1891, the following Rule be made a Rule of Court; and further that the said Rule shall come into effect from the date By Command.

JAMES BAKER,

Provincial Secretary. hereof.

"Until further order the Local Judge of the Supreme Court of British Columbia for the County Court Dis-trict of New Westminster shall, within his territorial jurisdiction in any action, suit, matter or proceeding in the Supreme Court, have and be possessed of the same powers and jurisdiction as are now or ean here-after be exercised by any Judge of the Supreme Court of British Columbia." del5

ASSESSMENT ROLLS.

A SSESSORS are hereby notified that the time for the completion of their reserved. A SSESSORS are hereby notified that the time for the completion of their assessment rolls has been extended from the 1st day of November, instant, to the 10th day of December, 1892, on or before which date all rolls must be prepared: and the duties of all Courts of Revision and Appeal are to be completed and the rolls finally revised and completed on or before the 31st day of December, 1892.

By Command,

JAMES BAKER, Provincial Secretary.

Provincial Secretary's Office, 3rd October, 1892.

1108

Provincial Secretary's Office, 29th September, 1892.

THE Regulations for the open Competitive Examination for the Civil Service of India, to be held in 1893, can be seen at this office on application.

JAMES BAKER, Provincial Secretary.

Provincial Secretary's Office, 19th December, 1892.

SATURDAY the 24th, Monday the 26th, and Tuesday the 27th, instant, and Monday the 2nd, and Tuesday the 3rd, proximo, will be observed as holidays at the Public Offices, which will be closed on those days.

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JAMES BAKER, Provincial Secretary.

NOTICE.

H 18 HONOUR the Lieutenant-Governor in Council las been pleased to make the following Rule of Court:

1. There shall be a vacation of the Supreme Court from Saturday the 24th instant, until Tuesday the 3rd day of January, 1893, both dates inclusive.

During such period no pleadings shall be delivered

By Command.

JAMES BAKER,

Provincial Secretary.

Provincial Secretary's Office, Ast December, 1892.

LANDS AND WORKS.

OTTER DISTRICT.

Persons having adverse claims to the above lot furnish a statement of same to the Commissioner within 60 days from the date of this notice.

W. S. GORE, Deputy Commissioner of Lands & Warks.

Lands and Works Department, Victoria, B.C., 24th November, 1892.

no24

OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of M. Lumby, Esq., Assistant Commissioner of Lands and Works, Vernon:

Lot 448, Group 1. –Walter D'Aeth, Pre-emption Record No. 1,204, dated 25th November, 1891. N.W. ‡ Sec. 1, E. ‡ Sec. 2, and E. ‡ of W. ½ of Sec. 2, Township 20. N.E. ‡ Section 35 (exclusive of Indian Reserve), frac. S.W. ‡ Section 35, and S.E. ‡ Section 35, Township 23.

Persons having adverse claims to the above-mentioned pre-emption must file a statement of the same with the Commissioner within 60 days from the date

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B. C., 15th December, 1892. del5 delă

OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the undermentioned tracts of land, situate in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of M. Lumby, Esq., Assistant Commissioner of Lands and Works, Vernon:

Township 9.

Frac. N. W. portion of Section 5; frac. Section 6; Section 7; frac. Section 8; N.W. frac. of Section 9; frac. Section 16; Sections 17 and 18.

Township 10.

Frac. N.W. & Section 31.

Township 13.

Sections 1, 2, 3; frac. Section 4; frac. S.E. 4 Section 9; frac. Section 10; Sections 11, 12, 13; frac. Section 14.

TOWNSHIP 14.

Frac. N.W. portion of N.W. | Section 1.—Government Reserve.

ment Reserve.

Frac. Section 2; Sections 3, 4; frac. Section 5; frac. Section 7; frac. Section 8; Sections 9, 10; frac. W. ½ Section 11; frac. N.E. ¼ Section 11.

Frac. S.E. ¼ Section 11; frac. Section 12; frac. S. ½ Section 13.—George E. Mackay, application to purchase dated 1st August, 1891.

Frac. Section 14; Sections 15, 16; frac. Section 17; frac. Section 20; Sections 21, 22; frac. 23; frac. N.W. ¼ Section 24; frac. 25; Sections 26, 27, 28; frac. Section 29; frac. Section 32: Sections 33, 34, 35: frac. Section 36. 34, 35; frac. Section 36.

Township 20.

Frac. N. E. 4 Section 20; frac. N. ½ Section 21; frac. N. ½ Section 22; frac. Section 27; frac. Section 28; frac. Section 29; frac. sec. 32: Section 33; frac. Section 34; frac. Section 35.

Lot 442, Group 1.—"Silver Crown" Mineral Claim.
Lot 443, Group 1.—"Morning Star"
Lot 444, Group 1.—"Wide West"
Lot 445, Group 1.—"Rattler"
Lot 446, Group 1.—"Rattler" Mill Site.
Lot 447, Group 1.—"Joe Dandy" Mineral Claim.
W. S. GORE,

Deputy Commissioner of Lynds & Works

Deputy Commissioner of Lands & Works.

Lands and Works Department,
Victoria, B.C., 1st December, 1892.

LANDS AND WORKS.

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the under mentioned tract of land, situate in Otter District, has been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:

Lot 26. William Alexander Jamieson, Pre-emption Record No. 465, dated 13th Angust, 1891.

NOTICE is hereby given that the under mentioned tracts of land, situate in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Commissioner of Lands and Works, New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Commissioner of Lands and Works, New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria; Lot 26. Westminster

Zestminster:
Lot 1,556, Group 1. Marcel Tarredif, Presemption Record No. 908, dated 13th November, 1890.
Lot 1,557, Group 1. Joseph Gendron, Presemption Record No. 909, dated 13th November, 1890.
Lot 1,558, Group 1. M. H. Hirshberg, application to purchase dated 15th January, 1892.
Dot 1,593, Group 1. Herbert E. Taylor, Presemption Record No. 786, dated 21st May, 1890.
Lot 1,594, Group 1. August Delmont.
Lot 1,595, Group 1. Daniel Mooney, Presemption Record No. 1,287, dated 10th December, 1891.
Persons having adverse claims to any of the above.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the

date of this notic .

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B. C., 24th November, 1892. no24

OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of M. Lumby, Esq., Assistant Commissioner of Lands and Works, Vernon

Lot 431, Group 1.—A. W. Smith, Pre-emption Record No. 1,298, dated 18th June, 1892. Lot 432, Group 1.—Robert Jones, Pre-emption Record No. 1,168, dated 22nd September, 1891. Lots 433 and 444, Group 1.—Thomas Ward and Robert Perry, Pre-emption Record No. 1,188, dated 21st October, 1891. Lot 435, Group 1.—Daniel Coughlan and James Phillips, Pre-emption Record No. 754, dated 11th June, 1889.

Phillips, Pre-emption Record No. 754, dated 11th June, 1889.

Lot 436, Group 1.—Thomas D. Shorts, Pre-emption Record No. 1,370, dated 3rd October, 1892.

Lot 437, Group 1.—George Tronson, Pre-emption Record No. 1,301, dated 22nd June, 1892.

Lot 438, Group 1.—Alex. Grant, Pre-emption Record No. 1,383, dated 18th October, 1892.

N.E. ‡ Sec. 12 and S.E. ‡ Section 13, Township 6.—John McKinnon, Pre-emption Record No. 868, dated 2nd May, 1890.

Lots 439 and 440, Group 1.—Geo. Barclay and H. Barclay, Pre-emption Record No. 1,163, dated 15th September, 1891.

15th September, 1891. Lot 441, Group 1.—Ephraim Arthur Pay, Pre-emption Record No. 921, dated 17th September.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands and Works
Lands and Works Department,

Victoria, B.C., 11th November, 1892.

YALE DIVISION OF YALE DISTRICT.

OTICE is hereby given that the under-mentioned tract of land, situated in Yale Division of Yale District, has been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of W. Dodds, Esq., Assistant Commissioner of Lands and Works, Yale:—

Lot 77, Group 1.—John Alway, Pre-emption Record No. 266, dated 23rd June, 1877.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands and Works.

Lands and Works Department, Victoria, B. C., 15th December, 1892.

del5

LANDS AND WORKS.

NEW WESTMINSTER DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situated in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Commissioner of Lands and Works, New Westminster

Westminster:—
Lot 1,565, throup 1. Thomas Roberts, Pre-emption
Record No. 1,045, dated 5th May, 1891.
Lot 1,566, Group 1.—Thomas D. Cyrs, Pre-emption
Record No. 1,044, dated 5th May, 1894.
Lot 1,582, Group 1.—John Slade. Pre-emption
Record No. 1,395, dated 30th June, 1892.
Lot 1,583, Group 1.—Reinhold Minaty, Pre-emption
Record No. 878, dated 22nd September, 1890.
Lot 4,588, Group 1. John Funke, Pre-emption
Record No. 173, dated 3rd June, 1887.
Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of
the same to the Commissioner within 60 days from the
date of this notice. date of this notice.

W. S. GORE, Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B. C., 18th October, 1892. 9e27

HIGHWAY LILLOOFT DISTRICT.

NOTICE is hereby given that the following highway, 66 feet wide, is hereby established, viz.:—Commencing at a point about 250 yards south-east from the 108-Mile House, on the Lillouet Alexandria Waggon Road, in the District of Lillouet; thence along the castern lines of Lots 76 and 79, Group 1, in said District; thence to a point on the we term shore of Caniin Lake, at the south-east corner of Lot 195, Group 1, in said District. Group 1, in said District.

F. G. VERNON

Chief Commissioner of Lands & Works.

Lands and Works Department, Victoria. B.C., 22nd November, 1892.

KAMLOOPS DISTRICT.

OTICE is hereby given that the under-mentioned tract of land, situated in Kamloops District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of G. C. Tunstall, Esq., Assistant Commissioner of Lands and Works, Kamloops:—

Recetions 7, 0, 7, 8, 17, 18, 19, 20, 29, 30.

Persons having adverse claims to above mentioned pre-emption (S. ½ Section 11, Township 1) must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works. Kamloops

Lot 783, Group I.—Philip Gotin, Pre-emption Record No. 21, dated 28th May, 1872.

W. S. GORE,

Deputy Commissioner of Lands at Works.

Lands and Works Department, Victoria, B.C., 13th October, 1892.

EAST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of A. P. Cummins, Esq., Assistant Commissioner of Lands and Works, Donald:

Lots 324, 343, 354, 355, 356, 357, 358, 359, 360 and 361, Group 1. Columbia and Kootenny Railway and Navigation Company.

Lot 486, Group 1.—John Mackay, application to purchase by Gazette notice dated 14th November, 1801

1891.
Lot 487. Group 1. Michael Phiflips. Pre emption Record No. 230, dated 1st October, 1892.
Lot 488, Group 1. Reginald 8 Phiflips, Pre-emption Record No. 218, dated 14th July, 1892.
Lot 489, Group 1. William Phiflips. Pre-emption Record No. 191, dated 20th May, 1891.
Lot 490, Group 1. Thus. 11. L. Fenwick, Pre-emption Record No. 161, dated 26th August, 1890.
Per any laying allows additional related that the content of t

W S. GORE.

Deputy Commissioner of Lands & Works, Lands and Works Department, Victoria, B. C., 27th October, 1892.

LANDS AND WORKS.

CLAYOQUOT DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Clayoquot District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:

Township 1.

Section 9.— Geo. H. Purdon, application to purchase

Section 9.— Geo. H. Purdon, application to purchase dated 5th November, 1891.
Section 10.— J. J. Collins, application to purchase dated 5th November, 1891.
Fractional N.E. 4 and fractional N.W. 4 Section 11. and fractional S.W. 4 Section 14.—Harvey Paulson, application to purchase dated 5th November. 1891

1891.

S. ½ Section 11.—Rev. Father Brabant, Pre-emption Record No. 1,572, dated 25th June, 1883.

Fractional N.E. ¼, N. W. ¼, fractional S. E. ¼ and S.W. ¼ Section 15.—D. M. Eberts, application to purchase dated 5th November, 1891.

Section 16.—Wm. H. Leighton, application to purchase dated 5th November, 1891.

Section 21.—F. A. Powell, application to purchase dated 5th November, 1891.

Fractional N.E. ¾ (exclusive of Indian Reserve).

N. W. ¼, fractional S.E. ¼ and S.W. ¼ Section 22.

—Wm. John Taylor, application to purchase dated 5th November, 1891.

Fractional N.W. ¼ Section 25; fractional N. E. ¼, N.W. ¼, fractional S.E. ¼ and fractional S.W. ¼ Section 26 (exclusive of Indian Reserve).—Lewis H. Northey, application to purchase dated 5th

Section 26 (exclusive of Indian Reserve).—Lewis H. Northey, application to purchase dated 5th November, 1891.

N.E. 4, N.W. 4, W. ½ of S.E. 4 and S.W. 4 Section 27—Henry Drum, application to purchase dated 5th November, 1891.

Section 35,—Marius Molvig, application to purchase dated 5th November, 1891.

Fractional N.W. 4 and fractional S.W. 4 Section 36.—Wm H. Adams, application to purchase dated 5th November, 1891.

Sections 2 (exclusive of Indian Reserve), 3, 4, 5, 6, 7, 8, 17, 18, 19, 20, 28, 29, 30, 31, 32, 33 and 34.

TOWNSHIP 2.

Sections 5, 6, 7, 8, 17, 18, 19, 20, 29, 30.

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 27th October, 1892. oc27 oc27

EAST KOOTENAY DISTRICT.

EAST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in East Kootemay District, have been surveyed, and that plans of the same can be see at the Lands and Works Department, Victoria, and at the office of A. P. Commins, Esq., Assistant Connoissioner of Lands and Works, Donald:

Lot 355A, Group 1. Columbia and Kootenay Railway and Navigation Company.

Lot 493, Group 1. Mary Freeman, Preemption Record No. 159, dated 18th August, 1890.

Lot 494, Group 1.—Edward Kelly, Preemption Record No. 32, dated 15th May, 1884.

Persons having adverse claims to any of the abovementioned pre-coptions must furnish a statement of the same to the Commissioner within 60 days from the

Per ons having adverse claims to any of the above-mentioned pre-emptions must formish a statement of the same to the Commissioner within 161 days from the same to the Commissioner within 60 days from the same to the Commissioner within 60 days from the same to the Commissioner within 60 days from the same to the Commissioner within 60 days from the same to the Commissioner within 60 days from the same to the Commissioner within 60 days from the same to the Commissioner within 60 days from the same to the Commissioner within 60 days from the same to the commissioner within 60 days from the same to the commissioner within 60 days from the same to the commissioner within 60 days from the same to the commissioner within 60 days from the same to the commissioner within 60 days from the same to the commissioner within 60 days from the same to the commissioner within 60 days from the same to the commissioner within 60 days from the same to the commissioner within 60 days from the same to the commissioner within 60 days from the same to the commissioner within 60 days from th date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works, Lands and Works Department, Victoria, B.C., 11th November, 1892. noll noll

PRIVATE BILLS.

OTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for a

Province of British Columbia, at its next session, for a private bill:

1. To amend an Act passed on April 6th, 1889, entitled "An Act to incorporate the Canadian Western Central Railway Company," it being chapter 34 of the Satutes of 1889, by striking out that portion of section 11 requiring the unijority of the Board of Directors of the Company by that Act incorporated to be British subjects.

2 To amend section 12 by striking out that portion requiring the Provisional Directors named in the Act to subscribe for one hundred shares of the Company's

stack.
3. To repeal section 18

stock.

3. To repeal section 18.

4. To amend section 19 in conformity thereto.

5. To amend section 2 of the above entitled Act, and also section 2 of an amending Act, entitled "An Act respecting the Canadian Western Central Railway Company and the Canadian Northern Railway Company," passed on the 23rd April, 1892, as found in Chapter 36 of the Statutes of said year, so as to empower the Company to lay out, construct and equip the railway from a point on the main line of the railway herein named at or near the North Bend of the Fraser River, in Cariboo, along Parsnip Valley to the junction with the Peace River; thence cast along the Peace River Valley to the castern boundary of British Columbia, or an alternative route from such point through the Pine River Pass; thence along the British Columbia, or an afternative route from such point through the Pine River Pass; thence along the Pine River to its junction with the Peace River; thence to the boundary of British Columbia. Also, an additional line from the same point at or near the North Bend of the Praser River, in Cariboo, westward along the Telegraph Trail through the Babine Mountains to the helpstowe of the Stewns Piness these tains to the headwaters of the Skeena River; thence following generally said river to the coast at or near Fort Essington, and a line along the other branch of the Skeena River, past Bear Lake, to the headwaters of the Omineca River: thence generally following said river to the junction of the line before described, following the Parsnip River.

6. To change the name of the Canadian Western

Central Railway Company to the British Pacific Rail-

way Company.

7. To amend sections 21, 38, and such other sections as refer to the application of the provisions of the Railway Act of Canada, and to substitute therefor such sections of the British Columbia Railway Act as

may be applicable to the undertaking.

8. To add such section to the said Acts, or either of them, as may be necessary in order to revive and declare to be still subsisting and in full force and effect in law all the rights, powers, franchise, and privileges granted to the said Company by said Acts, or either of them, with power to the company to work minerals, coal, and petroleum and to creet and operate saw-mills.

Dated the 14th day of December, 1892.

BODWELL & IRVING

Solicitors for the Applicants. de22

MOTICE is hereby given that at the next session of the Legislature of British Columbia application will be made for an Act to incorporate a Company for the purpose of constructing, operating and maintaining a line of ruilway, standard or narrow gange, the motive power being either steam or electric, commencing at Lardeau City, situate at the head of the north-cast arm of Upper Arrow Lake; thence through Lardeau Pass to some point on the north-west shore of Lake Kootenay, with power to extend to Nelson, and with power to construct, equip, maintain and operate a branch from the said proposed line from said Lardeau City in a northerly direction along the course of the Incomapplenx River or Fish Creek to some point or points near the headwaters of the same, with power to build, maintain and operate branch lines from any point or points on the main line or branch lines from any adjacent mine or mines, and with power to build wharves and docks, and erect and maintain telegraph and telephone lines and all necessary works, buildings, pipes, poles, wires, appliances or conveniences necessary or proper for the generating a fine of times of Victoria, New Westminster, Nanaimo and Vanconver, or intervening points, as may be desired, and between the Cities of Victoria, New Westminster, Nanaimo and Vanconver, or intervening points, as may be desired, and hetween the Cities of Victoria, New Westminster, Nanaimo and Vanconver, or intervening points, as may be desired, and hetween the Cities of Victoria, New Westminster, Nanaimo and Vanconver, or intervening points, as may be desired, and hetween the Cities of Victoria, New Westminster, Nanaimo and Vanconver, or intervening points, as may be desired, and hetween the Cities of Victoria, New Westminster, Nanaimo and Vanconver, contenting and teach of between the Cities of Victoria, Nanay be desired, and hetween the Cities of Victoria, Nanaimo and Vanconver Islands in the Culp listands, and set desired for establishing stations therefor, and for all other place or Vancouver Island

area above described.

Dated this 14th day of November, A.D. 1892.

McPHILLIPS, WOOTTON & BARNARD,

Solicitors for the Applications. Solicitors for the Applicants.

PRIVATE BILLS.

NOTICE is hereby given that application will be made to the Legislative Assembly for the Province of British Calumbia, at its next session, for an Act to incorporate a Company for the purpose of constructing, equipping, operating and maintaining a trainway line and street railway from some point in or near to the town of Kaslo, or some other point on or near Kootenay Lake up the valley of Kaslo Creek to a point at or near Bear Lake, with power to extend said line or construct and maintain branch lines to Carpenter Creek, and to or in the vicinity of any unines ad penter Creek, and to or in the vicinity of any mines ad jacent to said line and throughout the streets of Kaslo aforesaid, or any additions thereto, and with power to make any one or more of such extensions or branch lines, using as a motive power for such tramway and street railway and its branches electricity, steam or street railway and its branches electricity, steam or any other motive power. Also power to construct, operate and maintain a system of electric lighting in and about any towns or villages in the vicinity of said line, or the said branches thereof, and for that pur-pose to take so much of the waters of any river or stream in the vicinity of the said lines or their branches as may be necessary for generating electricity for the supply of the said system. Also with power to construct, operate and maintain telegraph and telephone lines in connection with and along such trainway lines and branches to connect such telegraph or telephone lines with any mines or towns in what is commonly known as the Kaslo-Sloean country, and to connect said telegraph or telephone lines with the Town of Ainsworth or any intermediate point. With all the usual powers for acquiring lands for terminal or other purposes, and all other usual and necessary powers, rights and privileges.

Dated this 26th day of November, 1892.

C. DUBOIS MASON,

del Solicitor for the Applicants.

OTICE is hereby given that application will be made to the Legislative Assembly of British Columbia, at its next session, for an Act to incorporate a Company for the purpose of constructing, equipping, maintaining and operating a line of railway to run from a point at or near Revelstoke, in the Province of British Columbia, to the Upper Arrow Lake, in said Province; with power to construct, equip, maintain and operate branch lines, and also to construct and operate telegraph and telephone lines in connection with the said railway, together with the usual powers to acquire lands, privileges, bonuses or aids from the Dominion or Provincial Governments, and to make traffic and other arrangements with railway, steamboat traffic and other arrangements with railway, steamboat and other companies, and for all other usual and necessary powers, rights and privileges.

Dated this 14th day of December, A.D. 1892.

McPHILLIPS, WOOTTON & BARNARD,

Solicitors for the Applicants.

OTICE is hereby given that application will be made to the Legislative Assembly of the Province made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to of British Commina, at its next session, for all Act to incorporate a Company for the purpose of constructing and operating a line or lines of telephone and cable between the Cities of Victoria, New Westminster, Nanaimo and Vanconver, or intervening points, as

Dated the 14th day of December, 1892.
BODWELL & IRVING, Solicitors for the Applicants.

PRIVATE BILLS.

NOTICE is hereby given that application will be made to the Legislative Assembly of British Columbia, at its next session, for an Aet to incorporate a Company for the purpose of constructing, equipping, maintaining and operating a line of railway from some point on the Upper Arrow Lake at or near the Town of Nakusp to some point at or near the Forks of Carpenter Creek, in the District of West Kootenay, with power to construct, maintain, equip and operate with power to construct, maintain, equip and operate branch lines; and also to construct and operate telegraph and telephone lines in connection with the said railway, together with the usual powers to acquire lands, privileges, bonuses or aids from the Dominion or Provincial Governments, and to make traffic and other arrangements with railway, steamboat and other companies, and for all other usual and necessary powers, wights and privileges. rights and privileges.

Dated this 14th day of December, A.D. 1892. MCPHILLIPS, WOOTTON & BARNARD, Solicitors for the Applicants.

OTICE is hereby given that application will be made to the Legislative Assembly of the Province made to the Legislative Assembly of the Province of British Columbia, at its next session, for a private bill to amend the "British Columbia Southern Railway Company Aet, 1888," by making provision for an alternative line from Cranbrook by the St. Mary's River to Pilot Bay, ou Kootenay Lake, or to the Lardeau River; and also to further amend the said Aet by extending the time for the completion of the railway from the Summit of Crow's Nest to the International Boundary, and all branches thereof, for the period of one year beyond the time authorized by the said Aet, and by extending the time for the completion of the railway from Cranbrook to Kootenay Lake, and all branches thereof, for two years beyond the time authorized by the said Aet, and by extending the time for the completion of the railway from Kootenay Lake authorized by the said Act, and by extending the time for the completion of the railway from Kootenay Lake to the coast, and all branches thereof, for the period of three years beyond the time authorized by the said Act; and also, to further amend the said Act so as to authorize and empower the Company to erect and maintain all necessary works for the generation and transmission of electricity or power within the area of the operations of the said Company.

Dated the 14th day of December, A.D. 1892.

BODWELL & IRVING, Solicitors for the Applicants.

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NOTICE is hereby given that at the next session of the Legislature of British Columbia application will be made for an Aet to incorporate a Company for the purpose of constructing, operating and maintaining a line of railway, commencing at a point at or near the Town of Nelson, in Kootenay District; thence following the West Arm of Kootenay Lake to Balfour; thence along the west shore of Kootenay Lake to Ainsworth; thence to a point at or near Kaslo; thence running up the main fork of Kaslo Creek to Bear Lake; thence to a point at or near the forks of Car-Lake; thence to a point at or near the forks of Carpenter Creek; with power to build branch lines to any mine or mines adjacent to the line of railway, and with power to build wharves and docks, and erect and maintain telegraph and telephone lines and all necessary works.

Dated the 14th day of December, 1892.

BODWELL & IRVING, Solicitors for the Applicants.

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OTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to incorporate the Synod of the Church of England in the Diocese of New Westminster, for the purpose of acquiring, holding, managing and disposing of real and personal property, and of enabling Parishes within said Diocese to incorporate themselves under its provisions. sions.

Dated the 12th of December, 1892.

W. MYERS GRAY,

Schicitor for Applicants. visions.

ROMAN CATHOLIC BISHOP of New West-ROMAN CATHOLIC BISHOF of New West-minster, B. C., hereby give notice that I intend to apply to the Legislature of the Province of British Columbia, at its next session, to be, with my sneces-sors in office, created a corporation sole, with power to hold and require properties hold and acquire properties de22 PAUL DURIEN, O. M. I.

PRIVATE BILL NOTICES.

NOTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for a private bill to incorporate a Company for the purpose of constructing, operating and maintaining a line of railway from some point in or near the Town of Golden south to the 49th parallel, following the valleys of the Columbia and Kootenay Rivers, with power to construct, operate and maintain branch lines, and to build wharves and docks; and also to construct and operate telegraph and telephone lines in connection with the said railway, and to erect and maintain all necessary works for the generation and transmission of electricity or power within the above-mentioned area. Dated the 30th day of November, 1892.

BODWELL & IRVING.

Solicitors for the Applicants. bill to incorporate a Company for the purpose of con-

OTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to amend the "City of Vancouver Incorporation Act, amend the "City of Fall." 1886," and amending Acts.
Dated November 29th, 1892.
THOS. F. McGUIGAN,
City Cle.

City Clerk.

NOTICE is hereby given that application will be made to the Legislature of British Columbia, at its next session, for an Aet to incorporate a Company with power to construct, equip, maintain and operate a line of railway from some point at the foot of Okanagan Lake in a southerly and southerly-easterly direction to some point on the Kettle River at or near the place where the said river crosses the International Boundary for the third time on its course towards the Columbia Birons, with new reales to construct conin and constant River; with power also to construct, equip and operate a branch line via the Okanagan River to Osoyoos a branch line via the Okanagan Kiver to Osoyoos Lake from a point on the main line at the foot of Dog Lake; and power to build other branch lines of railway, telegraph and telephone lines, and to equip and operate the same n connection with the said line of railway, together with the usual powers to acquire lands, privileges, bonness or other aids from the Dominion or Provincial Governments, and to make traffic or other arrangements with railway, steamboat, or other comarrangements with railway, steamboat or other companies, and for all other usual and necessary powers. rights and privileges.

Dated November 28th, A.D. 1892,

McPHILLIPS, WOOTTON & BARNARD,

Solicitors for the Applicants.

OTICE is hereby given that at the next session of the Legislature of British Columbia application will be made for an Act to incorporate a Company for will be made for an Aet to incorporate a Company for the purpose of constructing, operating and maintaining a line of railway, commencing at a point on the International Boundary on the right fork of Sheep Creek; thence running north along said creek to the Trail Creek Mines, or more particularly to Red Mountain; with power to build, maintain and operate branch lines from any point or points on the main lines or branch lines to any adjacent mine or mines; and with power to build wherves and docks, and erect and maintain telegraph and telephone lines, and all and maintain telegraph and telephone lines, and all

and maintain telegraphic necessary works.

Dated this 14th day of December, 1892.

BODWELL & IRVING,

Solicitors for the Applicants.

OTICE is hereby given that at the next session of the Legislative Assembly of British Columbia application will be made for the passage of a private bill authorizing the applicants to take and use from the Columbia and Kicking Horse Rivers and Hospital Creek and other streams, lakes and rivers within 25 miles from the Town of Golden so much of the waters as may be necessary to obtain therefrom power for the purposes of generating electricity to be used either for electric lighting, motive power, or other works of the applicants, or to be supplied by the applicants to consumers as a motive power for hauling, pumping, lighting, smelting, drilling, or for any other purposes for which it may be applied or be required; with power to the applicants to construct and maintain buildings, erections, dams, ditches, flumes, raceways, or other works tions, dams, ditches, flumes, raceways, or other works in connection therewith for improving and increasing the water privilege; and also to enter upon and expropriate lands for a site for power-houses, and for dams, ditches, raceways, reservoirs or such other works as shall be necessary; also, to erect, lay, construct and maintain buildings, pipes, poles, wires,

appliances or conveniences necessary or proper for the generating or transmitting of electricity or power, and for the operation and maintenance of (dephones within the area above described; also for the purpose of constructing, maintain and operate and the said Company the privilege of taking and conveying water from the Kicking Horse and Columbia to the said Company the privilege of taking and conveying water from the Kicking Horse and Columbia and acqueducts, lay pipes, erect dams, acquire lands by expropriation, purchase or otherwise, and do all things necessary for the purposes aforesaid; also granting to the Columbia and Kicking Horse Rivers and Hospital Creek and other streams, lakes and rivers within 25 miles of Golden, for irrigation purposes, with power to the Company to construct, equip, maintain and operate all works necessary or expedient.

CERTIFICATES OF IMPROVEMENT.

SLOCAN BOY MINERAL CLAIM, SLOCAN DIS TRICT, WEST KOOTENAY, B. C.

PAKE NOTICE that we, J. J. M. Hale, Free Miner No. 40,257; Jno. W. Goss, Free Miner No. 40,257; S. I. Silvernan, Free Miner No. 42,490, intend, 60 days from the date hereof, to apply to the Gold Commis sioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above elaim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 30th day of October, A. D. 1892.

N. E. LINSLEY, no. 17

Agent for the above.

maintain and operate all works necessary or expedient for that purpose; and also to construct, operate and maintain transways for the purpose of conveying passengers, freight and ores from some convenient point in or near Golden to any point or points within a radius of 25 miles from Golden.

Dated the 30th day of November, 1892.

BODWELL & IRVING, Solicitors for the Applicants.

OTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to incorporate a Company for the purpose of an Act to incorporate a Company for the purpose of Cert constructing, equipping, operating and maintaining water works at the Town of Alberni, Vancouver Island, in the said Province, with power to take and convey water from Sproat Lake, Central Lake, Sanass and Stamp Rivers, and other lakes or streams, within a radius of twenty miles from the centre of the said town, and to build flumes and aqueducts, dig ditches, lay pipes, creet dams, acquire lands, and do all such things as may be necessary for the purposes aforesaid.

DRAKE, JACKSON & HELMCKEN, Solicitors for the Promoters.

18th November, 1892.

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NOTICE is hereby given that an application will be made to the Legislature of the Province of British Columbia, at its next session, for an Act to incorporate the Young Men's Christian Association. of Vancouver, British Columbia.

HARRIS & MACNEILL, Solicitors for the Applicants.

Vancouver, B.C., December 13th, 1892.

NOTICE is hereby given that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to incorporate a Company for the construction and operation of a canal in Townships 39 and 40, in New Westminster District, from Pitt River to Burrard Inlet.

Dated at Victoria, this 21st day of December, 1892.

BODWELL & IRVING,

Solicitors for the Applicants.

CERTIFICATES OF IMPROVEMENT.

WASHINGTON MINERAL CLAIM, IN THE SLOCAN MINING SUBDIVISION, DIS-TRICT OF WEST KOOTENAY

Edgar Jefferson, Free Miner's Certificate No. 41,870, Samuel Kinsley Green, Free Miner's Certificate No. 40,277, and William Lynch, Free Miner's Certificate No. 39,754, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 18th day of October, 1892.

T. E. JEFFERSON.
S. K. GREEN.
WM. LYNCH.

AJAX MINERAL CLAIM.

Miner's Certificate No. 34,697; G. Baillod, Free Miner's Certificate No. 39,697; G. Baillod, Free Miner's Certificate No. 39,732; P. P. Hall, Free Miner's Certificate No. 44,009; A. Hall, Free Miner's Certificate No. 44,010; L. N. Burgcois, Free Miner's Certificate No. 39,673; L. E. Brossard, Free Miner's Certificate No. 44,067, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim; and further take notice that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 21st day of October, 1892.

ertificate of Improvements.

Dated this 21st day of October, 1892.

N. A. PARANT.
G. BAHLOD.
P. P. HALL.
A. HALL.
L. N. BURGEOIS.
L. E. BROSSARD,

By Horace Walpole Bucke, Agent for said Applicants.

JOE DANDY MINERAL CLAIM.

TAKE NOTICE that we, T. R. Davis, Free Miner's Certificate No. ; L. L. Patrick, Free Miner's Certificate No. 42,438; and J. K. Fleming, Free Miner's Certificate No. 42,440, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of alteriation of Court of the alternation pose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before issuance of such Certificate of Improvements.

Dated this 10th day of October, 1892.

T. R. DAVIS.
L. L. PATRICK.
J. K. FLEMING.

CENTRAL CITY MINERAL CLAIM.

TAKE NOTICE that I, John A. Watson, Free Miner's Certificate No. 44,214, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 10th day of October, A.D. 1892. JOHN A. WATSON, Per his Agent, J. L. RETALLACK.

Ainsworth, West Kootenay.

NOTICE.

SLOCAN STAR | MINERAL CLAIMS. JENNIE

TAKE NOTICE that 1, Byron N. White, Free Miner's Certificate No. 40,226, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issnance of such Certificate of Improvements.

Dated this 26th day of September, 1892.

CERTIFICATES OF IMPROVEMENTS.

WILKINSON MINERAL CLAIM.

MAKE NOTICE that we, the British Columbia Milling and Mining Company, Limited, Free Miner's Certificate No. 41,364, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above-mentioned claim.

Dated at Barkerville this 25th day of October, 1892.

SILVER KING MINERAL CLAIM

TAKE NOTICE that I, Stephen Redgrave. Free Miner's Certificate No. 35,148, intend sixty days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 15th day of November, 1892. S. REDGRAVE, F. M.

MOUNTAIN DAISY MINERAL CLAIM.

Miner's Certificate No. 35,148, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements. ments.

Dated this 15th day of November, 1892. S. REDGRAVE, F. M.

TO WHOM IT MAY CONCERN:

TAKE NOTICE that I, Joseph Edward Boss, of the City of Spokane, United States of America, Free Miner's Certificate No. 41,642, being the lawful holder of the Mineral Claim Young Dominion, recorded by H. Howson on the 10th day of June, 1892, in the Recorder's Office, New Denver, intend applying at the end of 60 days for a Certificate of Improvements on the said elaim, for the purpose of obtaining a Crown Grant therefor. And further take notice, that adverse elaims, if any, must be sent to the Gold Commissioner, at Nelson, and action commenced before the issuance of such Certificate of Improvements.

Dated this 28th day of October, 1892.

Dated this 28th day of October, 1892. J. E. BOSS.

THE SILVER CROWN MINERAL CLAIM.

TAKE NOTICE that we, E. Hammond, Free Miner's Certificate No. 42,439; H. D. Andrews, Free Miner's Certificate No. 41,200; and J. K. Fleming, Free Miner's Certificate No. 42,440, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Gold Commissioner and action commenced before issuance of such Certificate of Improvements.

Dated this 10th day of October, 1892.

E. HAMMOND,

H. D. ANDREWS,

J. K. FLEMING.

no17

MINERAL CLAIMS.

WEST KOOTENAY DISTRICT, SLOCAN RECORDING DIVISION.

" Wanacott."

PAKE NOTICE that we, S. S. Bailey, Certificate No. 39,798, and G. M. Sproat, No. 42,910, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced within the said 60 days.

Dated this 15th day of Navember 1802 omneneed within the said by days.

Dated this 15th day of November, 1892.
S. S. BAHLEY.
G. M. SPROAT.

MINERAL CLAIMS.

MINERAL ACT.

NOTICE is hereby given that Gideon Bower and Henry Rose Bellamy have made application for a Crown Grant to the Mineral Claim known as "Kemptville Extension," situated about 12 miles north of Burrard Inlet. Adverse claimants, if any, will forward their objections to me within 60 days from data bareef. from date hereof.

Dated this 27th day of October, 1892.

C. WARWICK, Government Agent, New Westminster.

MINERAL ACT.

NOTICE is hereby given that Thomas Tompkins has made application for a Crown Grant to the Mineral Claim known as "Kemptville No. 2," situated about 12 miles north of Bnrrard Inlet. Adverse elaimants, if any, will forward their objections to me within 60 days from date hereof.

Dated this 27th day of October, 1892

C. WARWICK,

Government Agent, New Westminster.

NOTICE is hereby given that Harold Selous has filed the necessary papers and made application for Crown Grants in favour of the Mineral Claims known as Yankee Girl and Annie, situated on Toad Mountain, on the divide between the east and west forks of Give Ont Creck, West Kootenay District. Adverse claimants will forward their objections within 60 days from the date of this publication.

N. FITZSTUBBS,

Gold Commissioner.

Nelson, B.C., November 26th, 1892.

Nelson, B.C., December 3rd, 1892.

NOTICE is hereby given that Harold Selons, as agent for W. R. Will and R. G. Tatlow, has filed the necessary papers and made application for a Crown Grant in favour of the Mineral Claim known as the Ivanhoe, situated on Toad Mountain, West Kootenay District. Adverse claimants will forward their objections within 60 days from the date of this pub-

N. FITZSTUBBS,

Gold Commissioner

Nelson, B.C., November 26th, 1892. de8

NOTICE is hereby given that James Fox, as agent for A. H. Kelly, E. S. Topping and A. M. Esler, has filed the necessary papers and made application for a Crown Grant in favour of the Mineral Claim known as the "Ollic," stuated on Toad Mountain, West Kootenay District. Adverse claimants, if any, will forward their objections within 60 days from data of this notice. from date of this notice.

N. FITZSTUBBS,

Gold Commissioner

Nelson, B.C., December 3rd, 1892.

NOTICE is hereby given that E. D. Ainsworth, for himself and as agent for E. E. Brocklausen and D. C. Joslyn, has filed the necessary papers and made application for a Crown Grant in favour of the Mineral Claim known as the "Copper King," situated on Toad Mountain, West Kootenay District. Adverse claimants will forward their objections within 60 days from the date of this notice.

N. FITZSTUBBS.

Gold Commissioner.

Nelson, B.C., December 5th, 1892.

MINERAL CLAIMS.

NOTICE is hereby given that 60 days from the date hereof I intend to apply for a Crown Grant to the Try Me Mineral Claim, situated on Toad Try Me Mineral Claim, situated on room.
in. This application will be made under clause lineral Act, 1891." Copies of the field-notes 35, "Mineral Act, 1891." Copies of the field-notes and plat can be seen at the office of the Government Agent. Nelson.

HAROLD SELOUS. deS

Nelson, November 26th, 1892.

MINERAL ACT.

OTICE is hereby given that Harry Abbott and Thomas Tompkins have made application for a Crown Grant to the Mineral Claim known as "Kemptrown Grant to the Affieral Claim known as "Kemptville," situated about 12 miles north of Burrard Inlet. Adverse claimants, if any, will forward their objections to me within 60 days from date hereof.

Dated this 27th day of October, IS92.

C. WARWICK,

103 Government Agent, New Westminster.

TIMBER LICENCES.

TOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a license to cut timber on a tract of laud, described as follows:—Beginning at a stake on the east side of Kootenay Lake, about three miles north of Fry Creek: thence east 20 chains; thence north 500 chains; thence west 20 chains, more or less, to the shore of the lake; thence south along sold shore to the place of beginning; containing 1,000 acres, more or less.

JOHN L. McRAE.

Kaslo, October 31st, 1892.

11024

COURTS OF REVISION.

WEST KOOTENAY ELECTORAL DISTRICT.

COURT of Revision and Appeal, under the "Assessment Act, 1888," and amendments, will be held at the Court Honse, Nelson, on Saturday, the 31st day of December, 1892, at the hour of ten in the forenoon.

N. FITZSTUBBS, Judge of the Court of Revision and Appeal, Nelson, December 6th, 1892.

GOLD COMMISSIONERS' NOTICES.

LILLOOET DISTRICT.

N AND AFTER the first day of November next all alluvial gold mining claims and hydraulic mining leases, legally held in this District under the "Placer Mining Act, 1891," may be laid over till the 15th day of April, 1893, subject to the provisions of the said Act.

F. SOUES, Gold Commissioner.

Clinton, 10th October, 1892.

KAMLOOPS, YALE AND SIMILKAMEEN DIVISIONS OF YALE DISTRICT.

A LL Alluvial Mining Claims legally held in the above Divisions of Yale District are laid over from the first day of October instant to the first day of May ensning.

G. C. TUNSTALL,

Gold Commissioner.

Kamboops, October 1st, 1892.

OSOYOOS DIVISION OF YALE DISTRICT.

ALL ALLUVIAL MINING CLAIMS legally held in the above Division of Yale District are laid over from the 15th day of November inst., until the 1st day of June, 1893.

M. LUMBY

Gold Commissioner.

Vernon, November 9th, 1892.

no17

GOLD COMMISSIONERS' NOTICES.

EAST KOOTENAY DISTRICT.

A LL mining claims, other than mineral locations legally held in this District, may be laid over from 15th October, 1892, until 1st day of June, 1893, A. P. CUMMINS,

Gold Commissioner,

Donald. B.C., Sept. 27th, 1892.

se29

WEST KOOTENAY DISTRICT.

A LL Placer Mining Claims in this District legally held may be laid over from the 15th day of October, 1892, until the 1st day of June, 1893 N. FITZSTUBBS.

Gold Commissioner

Nelson, B.C., November 15th, 1892.

11024

CARIBOO DISTRICT.

N and after the 1st November next all placer mining claims in Cariboo District will be laid over till the 1st June, 1893, subject to the provisions of the "Placer Mining Act. 1891."

JNO. BOWRON

Gold Commissioner.

Richfield, 30th September, 1893.

oc13

ASSIGNMENT NOTICES.

NOTICE.

THIS is to certify that Nelson W. Aldous and George W. Aldous, both of the Town of Nelson, in Kootenay District, of British Columbia, merchants, doing business under the name, style and firm of Aldous Bros., have assigned in trust for the benefit of their creditors to William P. Robinson, of the said Town of Nelson, Deputy Sheriff, by deed of assignment, dated November 10th, A.D. 1892, excented by assignors and assignee on the 10th November, 1892. All accounts due of the undersigned.
the undersigned.
Dated at Nelson, November 10th, 1892.
T. M. McLEOD,
Solicitor for Trustee, Nelson, B.C. All accounts due or against said estate shall be sent to

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS TRUST DEEDS ACT, 1890,"

NOTICE is hereby given that John Sylvester Bowker, Junior, of the City of Victoria, farmer, has assigned all his real and personal property to John Joel Austin, of the City of Victoria, real estate agent, in trust for the purpose of paying and satisfying proportionately, and without preference or priority, the creditors of the said John Sylvester Bowker, Junior, The said deed was executed by the said assigner and the said assignee on the 15th day of November, A.D. the said assignce on the 15th day of November, A.D. 1892. All persons having claims against the said John Sylvester Bowker, Junior, are hereby required to forward particulars of the same, duly verified, to the assignce on or before the 16th day of January, A. D. 1893. All persons indebted to the said John Sylvester Bowker, Junior, are requested to pay the amount of such indebtedness to the said assignce forthwith. After the said 16th day of January, A.D. 1893, the assignce will proceed to distribute the assets of the said estate among the parties entitled thereto, having regard only to the claims of which he shall then have regard only to the claims of which he shall then have

DRAKE, JACKSON & HELMCKEN, 20 Bastion Street, Victoria, B. C., Solicitors for the Assignee.

nol7

15th November, A.D. 1892.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890.1

NOTICE is hereby given that Andrew Johnstone Smith, of the City of Victoria, B.C., contractor, doing business under the name and style of Smith & Clark, has assigned all his real and personal property to George Arthur Perrin, of the City of Victoria, real estate agent, and Peter Joseph A. Schwengers, of the same

place, auditor, for the purpose of paying and satisfying proportionately, and without preference or priority, the creditors of the said Andrew Johnstone Smith. The said deed was executed by the said assignor and the said assignees on the 7th day of December, A.D. 1892. All persons having claims against the said Andrew Johnstone Smith are hereby required to forward particulars of the same, duly verified, to the assignee, P. J. A. Schwengers, on or before the 7th day of March, A.D. 1893. All persons indebted to the said Andrew Johnstone Smith are requested to pay the amount of such indebtedness to the said assignees forthwith. After the said 7th day of March, A.D. 1893, the assignees will proceed to distribute the assets of the said estate among the parties entitled thereto, having regard only to the claims of which they shall then have had notice.

DRAKE, JACKSON & HELMCKEN.

O Bastion Street, Victoria*, Solicitors for the Assignees.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS TRUST DEEDS ACT,

NOTICE is hereby given that Morris Marks, of the City of Victoria, B. C., clothier, has by deed dated 18th of November, 1892, assigned all his real and personal property to Frederick Arthur Pauline, of the City of Victoria, B.C., dry goods merchant, in trust, for the purpose of paying and satisfying, proportionately and without preference or priority, the ereditors of the said Morris Marks. The said deed was executed by the said assigner on the 18th day of November, 1892, and by the said assignee on the 19th day of November, 1892. All persons having claims against the said Morris Marks are required to forward particulars of the same, duly verified, to the assignee on or before the 20th day of January, 1893. All persons indebted to the said Morris Marks are required to pay the amount of such indebtedness to the said assignee forthwith. After the 20th day of January, 1893, the assignee will proceed to distribute the assets of the said estate among the persons entitled thereto, having regard only to the claims of which he shall then have received notice. have received notice.

SALE OF STOCK.

Tenders will be received by the undersigned up to noon of Thursday, the 1st day of December, 1892, for the purchase of the stock in trade of the said Morris Marks. For stock list and further particulars apply to the undersigned. Highest or any tender will not the pure...

Marks. For stock
to the undersigned. Hignes.
necessarily be accepted.
Dated 19th November, 1892.

LINDLEY CREASE,
16 Chancery Lane, Victoria, B.C..
Solicitor for the Assignee.

PURSUANT TO THE "CREDITORS TRUST DEEDS Acr, 1890.

NOTICE is hereby given that William A. Sprinkling, of the City of Victoria, Tailor, has assigned all his real and personal property to Charles A. Godson, of the City of Victoria, in trust, for the purpose of paying and satisfying proportionately and without preference or priority the creditors of the said Wm.

of paying and satisfying proportionately and without preference or priority the creditors of the said Wm. A. Sprinkling.

The said deed was executed by the said Assignor and Trustee on the 5th day of December, A.D. 1892, and the said Assignee has undertaken the trusts created by the said deed. All persons having claims against the said William A. Sprinkling must forward and deliver full particulars of claim, duly verified, to the Assignee at Victoria, on or before the 5th day of February, A. D. 1893. All persons indebted to the said William A. Sprinkling are required to pay the amount due by them to the said Assignee forthwith. After the said 5th day of February, 1893, the Trustee will proceed to distribute the assets of the said estate among the parties entitled thereto, having regard only to the claims of which he shall then have had notice. A meeting of the creditors will be held at the office of the undersigned on Friday, the 23rd day of December, 1892, at 3 o'clock p.m.

THORNTON FELL,

50 Langley Street, Victoria,

Noticitor for the Assignee.

Dated this 6th day of December, 1892.

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ASSIGNMENT NOTICES.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS TRUSTS DEEDS ACT, 1890.

CREDITORS TRUSTS DEEDS ACT, 1890."

1690."

17 OTICE is hereby given that Jacob McDonald Hughes and Henry Lee O'Brien, both of the City of Victoria, in the Province of British Columbia, grocers, doing business under the name and style of "Hughes & O'Brien," have by deed dated the 17th day of December, 1892, assigned all the real and personal estate of them and each of them to Percy Wollaston, the younger, of the City of Victoria, in the said Province, accountant, in trust, for the purpose of paying and satisfying, proportionately and without preference or priority, the creditors of the said Jacob McDonald Hughes and Henry Lee O'Brien, and each of them. The said deed was executed by the said assignors and by the said assignee on the 17th day of December, 1892. All persons having claims against the said Jacob McDonald Hughes and Henry Lee O'Brien, or either of them, are required to forward particulars of the same, duly verified, to the assignee on or before the 15th day of Jannary, 1893. All persons indebted to the said Jacob McDonald Hughes and Henry Lee O'Brien, or either of them, are required to pay the amount of such indebtedness to the said assignce forthwith. After the 31st day of January, 1893, the assignee will proceed to distribute the assets of the said estate among the persons entitled thereto, having regard only to the claims of which he shall them have received notice.

Dated the 17th day of December, 1892. have received notice.

Dated the 17th day of December, 1892.

BODWELL & IRVING, 21 Bastion Street, Victoria, B. C., Solicitors for the Assignee.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUSTS DEEDS ACT. 1890.1

NOTICE is hereby given that Murdoch Allan Morrison, of the City of Victoria, curpenter and builder, has assigned all his real and personal property to James Lemucl Arthur. of 152 Yates Street, in the said City of Victoria, in trust for the purpose of paying and satisfying proportionately, and without preference or priority, the creditors of the said Murdoch Allan Morrison. The said deed was executed by the said assignor and trustee on the 13th day of December, A.D. 1892, and the assignee has undertaken the trusts created by the said deed. All persons having claims against the said Murdoch Allan Morrison must forward and deliver full particulars of claim, duly verified, to the assignee, at Victoria, on or before the 13th day of February, A.D. 1893. All persons indebted to the said Murdoch Allan Morrison are required to pay the amount due by them to the said assignee forthwith. After the said 13th day of February, A.D. 1893, the trustee will proceed to distribute the assets of the said estate among the parties entitled thereto, having regard only to the claims of which he shall then have had notice. A meeting of the creditors will be held at the office of the undersigned, on Thursday, the 5th day of January, 1893, at 2:30 o'clock p.m.

Dated this 15th day of December, 1892.

Dated this 15th day of December, 1892

ALAN S. DUMBLESON,
51 Langley Street, Victoria,
Solicitor for the Assigner.

de22

CERTIFICATES OF INCORPORATION.

W E, THE UNDERSIGNED, hereby certify that
we desire to form ourselves into a Company,
under the provisions of the "Companies" Act, 1890."

1. The name of the Company shall be "The Pacific
Coast Packing Company, Limited Liability."

2. The objects for which the Company is formed

(a.) The catching, purchasing, canning, salting, curing, packing and preserving of salmon and other kinds of fish.

(b.) The purchasing, hiring, using and holding of fishing boats, steamers and other craft for the purpose of transporting and catching fish.

(c.) The purchasing, hiring, using and holding nets, (c.) The purchasing, firing, using and holding nets, seines and other implements and instruments for catching and taking fish in the Province of British Columbia, and the adjacent waters thereto.

(d.) The purchasing, leasing and otherwise acquiring all such lands, water rights, wharves, warchoness, buildings and easements as may be necessary or desirable for carrying on the leasing and for carrying on the leasing and for carrying on the leasing and carrying and carry

buildings and easements as may be necessary or desirable for carrying on the business and effectuating the objects of the Company.

(e.) The conducting and carrying on of a wholesale and retail or general trading and mercantile business.

(f.) The doing of all such acts and things as are incidental to the attainment of the objects of the

Company.

3 The amount of the capital stock of the Company shall be \$15,000, divided into 150 shares of \$100 each.

The time of the existence of the Company shall

be fifty years.

5. The number of Trustees shall be three, namely:—
George I. Wilson, George Cassady and Nunan H. Bain, who shall manage the concerns of the Company for the first three months.

6. The head office of the Company shall be at the

City of Vaneouve

7. No shareholder in the Company shall be individually liable for the debts or liabilities of the Company, but the liability of each shareholder shall be limited to the ealls and assessments to be legally levied upon the shares held by him.

In testimony whereof the parties hereto have made,

signed and acknowledged these presents, in duplicate, on the 10th day of December, A.D. 1892.

Made, signed and acknowledged, in duplicate, before me, at the City of Vancouver, in the Province of British Columbia, this 10th day of December, A.D. 1892.

GEORGE I. WILSON, GEORGE CASSADY. N. H. BAIN.

[L.S.] WILLIAM J. BOWSER, Notary Public, British Columbia.

Filed (in duplicate) 14th December, 1892. C. J. LEGGATT, 22 Registrar of Joint Stock Companies.

1000

"COMPANIES" ACT, 1890," AND AMENDING ACTS

MEMORANDUM OF ASSOCIATION OF "THE INDUSTRIAL LOAN AND TRUST COMPANY, LIMITED LIABILITY."

1. The name of the Company is "The Industrial Loan and Trust Company, Limited Liability."

2. The objects for which this Company is established

(a.) To carry on the business of a loan, trust and investment company:

(b.) To loan mouey upon real and personal property:
(c.) To hold property in trust:

(d.) To collect rents and undertake the management

of estates generally:

(e.) To purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property, and any rights or privileges which the Company may think necessary or convenient for the purpose or purposes of its business, and in particular in land,

buildings and easements:

(f.) To make, accept, endorse and execute promissory notes, bills of exchange, compons. or any other

negotiable instruments:

(g.) To invest the moneys of the Company, not immediately required, upon such scenrities as may from time to time be determined:

(k.) To raise money in such other manner as the Company shall see fit, and in particular by the issue of debentures or coupons, charged upon all or any of the Company's property, both present and future, including uncalled capital:

(i.) To sell, improve, manage, lease, mortgage, dispose of, or otherwise deal with all or any property of

the Company: (j.) To allot shares in the Company to be considered as fully paid up in payment for any property of what-ever description which the Company may acquire or accrue, held or acquired by the Company for any other consideration which may be within the scope of the Company s business

(k.) To do any of the above things, either alone or in connection with any other company, corporation, firm

or person:

- (1.) To do all such other things as are incidental or conducive to the attainment of the above objects, or
- (m.) To do all or any of the above acts, either in the Province of British Columbia or elsewhere.
- 3. The amount of the capital stock of the Company is \$150,000.00, divided into 15,000 shares of \$10 each.
- 4. The time of the existence of the Company is 50 vears.
- 5. The number of the Trustees are four, viz.:—
 Henry Loyen Mozley, of the City of Vancouver, 100 shares; Henry Campbell, of the City of Vancouver, 100 shares; David Barnes, of the City of Vancouver, 100 shares; James C. Bennett, of the City of Tacoma, U. S. A., 100 shares; which shall manage the affairs of the Company for the first three months.

 6. The principal place of business is at Vancouver.

7. No sharcholder shall be individually liable for the debts or liabilities of the Company, but the liability of each shareholder shall be limited to the calls and assessments to be legally levied upon the shares held by him.

We, the several persons whose names are subscribed. are desirons of being formed into a Company, in pursuance of this Memorandum of Association.

Dated the twenty-eighth day of September, one thousand eight hundred and ninety-two.

Witness to the signatures of: Henry LOYEN MOZLEY.
Loyen Mozley, Henry HENRY CAMPBELL.
Campbell, David DAVID BARNES.
Barnes, James C. Ben- JAMES C. BENNETT. nett.

John Rounsefell,

A Notary Public in and for the
Province of British Columbia, residing at Vancourer.

PROVINCE OF BRITISH COLUMBIA, DISTRICT OF NEW WESTMINSTER, CITY OF VANCOUVER.

On the day before-mentioned in the above Memorandum of Association, before me, John Rounsefell, a Notary Public duly commissioned to administer oaths Notary Public duly commissioned to administer oaths in and for the Province of British Columbia, and residing in the City of Vaneouver, in the Province aforesaid, personally appeared Henry Loyen Mozley, Henry Campbell, David Barnes, James C. Bennett, and known to me to be the individuals described therein, whose names are subscribed to and who executed the above instrument, in duplicate, and they executed to me that they executed the above instrument. acknowledged to me that they executed the above instrument a Memorandum of Association.

In witness whereof I have hereto set my hand and affixed my official seal, at my office, in the City of Vancouver, this 28th day of September, A.D. 1892.

JOHN ROUNSEFELL,

Notary Public.

Filed (in dupleate) 20th October, 1892. C. J. LEGGATT, 27 Registrar of Joint Stock Companies.

0027

W E, the undersigned, Hiram Thos. Scurry, Arthur W. Walker, Frank Robert Graham, Wylie U. Swain, and Martin Oswald M'Coray, all of the City of Vancouver, in the Province of British Columbia, desire to form a company under the "Companies Act of 1890." of 1890.

- 1. The corporate name of the company is "The Vancouver, B.C. and South Lawrence Improvement Company, Limited Liability."
- 2. The objects for which the company is formed are as follows:
- (a,) To acquire, purchase, lease or otherwise hold, use, manage and improve, lands, tenements and here-ditaments in the Province of British Columbia and any foreign country, and to develop and turn the same, any toreign country, and to develop and turn the same, or any other lands in which the company is interested, to account, in laying out and preparing the same for building purposes, constructing, altering, pulling down, decorating, maintaining, fitting up and improving buildings and conveniences, and by planting, paving, draining, farming, cultivating, letting on building lease or building agreement, by advancing money to and entering into contracts and arrangements of all kinds with builders, tenants and others kinds with builders, tenants and others
- (b.) To acquire, by purchase or otherwise, timber lands or timber limits held under lease from the Gov-

ernment or others, and to buy, sell or exchange such

ermment or others, and to buy, sell or exchange such timber lambs, leases or limits.

(c.) To carry on the business of manufacturing lumber and all other log and timber products, and to erect, own, buy, lease, sell and operate, mills and factories for such purposes.

(d.) To purchase, develope or assist in the development and operation of coal mines and other valuable mineral of operations of a purely mineral or of a quasi mineral character, and to sell, market and deal in such minerals. in such minerals.

(e.) To engage in the business of merchandising and

(c.) To engage in the business of merchandising and in that of buying and selling, bartering and trading in all goods and commodities of every kind.

(f.) To engage in the business of erecting, constructing and operating reservoirs, flumes, ditches, acqueducts or any other works, appliances or appurtenances for the purpose of conducting water to, through, over or upon land, for the purpose of supplying the inhabitants or inhabitant of any city, town, village or county with water, and to carry on the business of a water-works company in all its branches, and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water or otherwise for the purposes of the company.

(g.) To purchase, take in exchange, or otherwise

(g.) To purchase, take in exchange, or otherwise acquire and hold ships and vessels, row boats, and all boats, barges or water crafts of any kind or description, or any interest in ships or vessels, and also shares, stocks and scenrities of any companies possessed of or interested in any ships or vessels, and to repair, maintain, improve, alter, sell, exchange, or let out to hire or charter, or otherwise deal with or dispose of any ships, vessels or shares or sometimes. pose of, any ships, vessels or shares or securities as

- aforesaid.

 (h.) To carry on all or any of the businesses of ship owners, ship brokers, insurance brokers, managers of shipping property, freight contractors, carriers by land and sea, barge owners, lightermen, forwarding agents, ice merchants, store-keepers, wherehouse men, wharlingers, and general traders
- (i.) To insure with any other company or persons against loss, damages, risks, and liabilities of all kinds which may affect this company.
- (i.) Also to clear, grade, gravel, pave, macadamize, bridge, early, gritter and drain, and construct sidewalks upon, or in any other manner improve, ornament, or repair, any street, highway, road, alley, thoroughfare of any kind, within the said Province of British Columbia or State.
- (k.) To make, erect, construct and maintain, wharves, levees, and landing places of any kind, together with all machinery, appartenances, and appliances necessary for the proper maintenance thereof
- (1.) To purchase, own, and control, bus lines, and hack lines in any town and city.
- (m.) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use all or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to ben fit this company, and to use, exercise, develope or grant licenses in respect of, or otherwise turn to account the property rights or information. turn to account the property, rights or information so acquired.
- (n.) To enter into any arrangement with any governments or anthorities, either immicipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from such government or authority any rights, privileges and concessions which the Conpany may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, eight, any illustration of the concessions. any such arrangements, rights, privileges and conces-
- (o.) To take and otherwise acquire and hold shares manyother company having objects altegether or many part similar to those of this Company, or carrying on any business expable of being conducted so as to directly or indirectly benefit this Company.
- (p_i) To procure the Company to be registered or recognized in any foreign country or place.
- (q.) To anadgamate with any other company having objects altogether or in any part similar to those of this Company.
- (r.) To distribute any of the property of the Company among the members in specie,

(s.) To have and to perform all the rights and powers usual and necessary for the carrying out of the

objects.
3. The amount of the capital stock of the Company is \$150,000.00, divided into 30,000 shares at \$5.00 each.
4. The time of the existence of the Company is 50

5. Five trustees, namely, Hiram Thomas Scurry, Arthur W. Walker, Frank Robert Graham, Wylie U. Swain and Martin Oswald M'Coray, shall manage the concerns of the Company for the first three months.

6. The principal place of business of the Company shall be in the City of Vancouver, in the Province of British Columbia.

In testimony whereof the parties hereto have made, signed and acknowledged these presents, in duplicate at the City of Vancouver, in the Province of British Columbia, this 23rd day of November. A.D. 1892.

Made, signed and acknowledged in the presence of A. WILLIAMS.

A. WILLIAMS.

A. W. X. WAL mark
M. O. M'CORAY. WALKER.

I hereby certify that Hiram Thomas Senrry, Arthur W. Walker, Frank Robert Graham. Wylie U. Swain and Martin Oswald M'Coray, personally known to me, appeared before me and acknowledged that they are the persons mentioned in the foregoing instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have heremito set my hand and seal of office at Vanconver, this 23rd day of November, in the year of Our Lord one thousand eight hundred and ninety-two.

[Les]

A. Williams,

Notary Public in and for the Province of B. C.

Filed (in duplicate) the 28th day of November, 1892. C. J. LEGGATT, Augistrar of Joint Stock Companies.

IN THE MATTER OF "THE COMPANIES" ACT, 1890."

WE, the undersigned, desire to form a company under the provisions of "The Companies' Act. 1890.

- 1. The name of the company shall be the "Toad Mountain Mining Company, Limited Liability."
 - 2. The objects of the company are:
- (a.) To buy, sell, lease, let, handle, manage and control, and prospect for mines and mineral claims of iron. gold, silver, copper, and other precions metals, clays and minerals having a commercial value, and buying, selling, mining, extracting from mines and mineral claims all said minerals and ores.

claims all said minerals and ores.

(b.) The rinning, working, operating, equipping and managing mines, tunnels, shafts and mineral claims in and about, carrying on, doing, running and conducting a general mining business.

(c.) To buy, contract for, purchase, handle, sell, dispose of, operate, manage, equip and control concentrators, smelters and other apparatus for treating, concentrating, washing and treating ores and minerals, and mills and machinery necessary or convenient for said nurnoses.

- and mills and machinery necessary or convenient for said purposes.

 (d.) To contract for, purchase, buy, hold, deal in, sell, mortgage, dispose of, transfer, assign, convey, improve, develope, work, operate, maintain, manage and control water ways, ditches, flumes, and other means of forcing, conducting and distributing water necessary, proper or desirable in and about the control, maintenance and operation of mines, mining claims and refineries, stamp or other mills, concentrators, or for washing or otherwise treating, preparing for use, market, sale or disposition, minerals and ores.
- (e) To acquire and appropriate water, water rights, ditches, flumes and incidents and appurtenances there-
- (7.) To purchase, hold, sell, assign, transfer, vey, mortgage or otherwise dispose of real estate and any and every interest therein necessary and convenient to carry on and conduct said business, matters. and things herein enumerated.

- (q.) To do generally all business, matters and things and bny, sell, have, use, acquire, transfer and operate any and all mechanical appliances necessary or con-venient in and about the business and conducting of the affairs of the said company in executing any of the powers herein given it, and to do all things necessary or proper for the complete enjoyment, use and benefit of said powers or any of them.
- 3. The capital stock of the company is one million five hundred thousand dollars (\$1,500,000), divided into one million five hundred thousand shares of the par value of one dollar (\$1.00) each, and the stock of the company shall not be liable to assessments but shall be nnassessable.
- 4. The time of the existence of the company shall be fifty (50) years.
- The number of the tenstees of the company who shall manage its affairs for the first three months shall shall manage its abars for the first three months shall be nine, and their names are:—Aaron H. Kelly, Chas. Van Ness, Frank Fletcher, and Andrew Crichton Mnir, and Harvey O. Brown, of the Town of Nelson, in the District of West Kootenay, Province of British Columbia, and F. B. Morse, E. D. Ide, James N. Glover, R. N. McLean, of the City of Spokane, in the State of West British Countries and Argenting Washington, one of the United States of America.
- 6. The principal place of business of the company shall be at the Town of Nelson, in the District of West Kootenay.
- No shareholder in the company shall be individually liable for the debts of the company, but his liability shall be limited to the calls and assessments to be legally made on hin ..

In witness whereof we have hereunto set our hands and seals this twenty-fourth day of November, one thousand eight hundred and ninety-two.

Signed, sealed and delivered in the presence of (as to execution by A. H. Kelly, Charles Van Ness, Frank Fletcher, Andrew C. Muir and H. O. Brown, J. Elmmore M. McLeob. J. N. GLOVER.

I hereby certifiy than Aaron H. Kelly. Charles Van Ness, Frank Fletcher, Andrew Crichton Muir, and Harvey O. Brown, personally known to me, appeared before me and acknowledged to me that they executed the annexed instrument voluntarily as their free act and deed.

In witness whereof I have hereto set my hand and seal of office, at Nelson, British Columbia, this 24th day of November, A.D. 1892.

[L.S.] FINIMORE M. McLEOD,

A Notary Public in and for the Province of B.C.

STATE OF WASHINGTON, SS County of Spokane.

I hereby certify that R. N. McLean, E. D. Ide, F. B. Morse and J. N. Glover, personally known to me, appeared before me and acknowledged to me that they executed the annexed instrument voluntarily as their free act and deed.

In witness whereof I have hereunto set my hand and sent of office, at Spokane, Washington, United States of America, this 2nd day of December, A.D. 1892.

[L.S.] JAMES B. JONES,
A Notary Public in and for the State of Washington
residing at the City of Spokane, State of Washinuton.

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Filed (in duplicate) 6th December, 1892. C. J. LEGGATT, 8 Registrar of Joint Stock Company's,

W E, the undersigned, hereby certify that we are desirous of being formed into a Company, under the provisions of the "Companies Act. 1890," and amending Acts

1. The name of the Company shall be "The Mount Parket Mount

Baker Hotel Company, Limited Liability."

2. The registered office of the Company will be situate in the City of Victoria, in the Province of British Columbia.

3. The objects for which the Company is established

(a_e) To purchase or acquire and hold land at Oak Bay, in the District of Victoria, as a site for, and to build and furnish, an hotel thereon:

(b.) To carry on the business of hotel, restaurant, tavern and lodging house keepers, licensed victuallers,

wine, beer and spirit merchants, importers and brokers wine, beer and spirit merchants, importers and brokers of foreign and colonial produce of all descriptions, hair dressers, perfumers, jobnasters, livery stable keepers, proprietors of baths and lamdries, tobacco and eigar merchants, railway and steamboat agents, earriers and general agents, and to own, acquire, charter, and let for hire, vessels and boats of any description, and also to carry on any other business which may seem to the Company capable of being conveniently carried, on in connection with the above conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value of, or render profitable, any of the Company's

property or rights:

(r.) To acquire and undertake the whole or any part of the business, property or liabilities of any person or company earrying on any business which this Company is authorized to carry on, or possessed of property suitable for the purpose of this Company:

(d.) To sell the undertaking of the Company, or any part thereof, for such consideration as the Company may think fit, and particularly for shares, debentures, or securities of any other company having objects altogether or in part similar to those of this Company:

(e.) To promote any other company for the purpose of acquiring all or any part of the property and liabilities of this Company, or for any other which may seem, directly or indirectly, calculated to benefit this

Company

(f.) Generally to purchase, take on lease, exchange, or otherwise acquire, any real or personal property, and any rights or privileges which the Company may think necessary or convenient for the purposes of its business:

(g.) To invest and deal with the moneys of the Company not immediately required, upon such scenrities and in such manner as may from time to time be determined:

- (k.) To lend money to such persons and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to guarantee the performance of contracts by any such persons:
- (1.) To borrow or raise money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, perpetual or otherwise, charged upon all or any of the Company's property, both present or future, including its uncalled eapital:
- (m.) To remuncrate any person or company for services in placing, or assisting, or guaranteeing the placing, of any of the shares of the Company's capital, or any debentures or other securities of the Company, or in or about the promotion of the Company, or the conduct of its business:
- (n.) To make, accept, execute, and issue promissory notes, bills of exchange, debentures, or other negotiable or transferrable instruments:

 (o.) To sell, improve, develop, lease, mortgage, dispose of, turn to account, or otherwise deal with, all or any part of the property of the Company:
- (p.) And to do all such things as are incidental or conducive to the attainment of the above objects.
 - 4. The liability of the members is limited.
- 5. The nominal capital of the Company is \$80,000.00, divided into eight hundred shares of \$100.00 each, with power to increase to \$150,000.00.
- 6. The Trustees shall be five in mumber, viz.:—John Thruer, J. E. Crane, A. M. Muir, W. D. McGregor, and Chas. E. Stevenson, all of Victoria, B. C., who shall manage the affairs of the Company for the first three months.

In witness whereof, we have hereunto set our hands and seals, this first day of December, in the year of Onr Lord one thousand eight hundred and ninety two.

Made, signed, and ac-knowledged in duplicate by the above-named John Thruer, J. E. Crane, A. M. Mnir, W. D. Me-Gregor, and Charles E. Stevenson, at the City of Victoria, Province of B. C., this 1st day of December 10 to ber, A. D. 1892, before

[L.S.] BEAUMONT Baggs, Notary Public, B.C.

Filed (in duplicate) 6th December, 1892.
C. J. LEGGATT,
Registrar of Joint Stock Companies.

CERTIFICATES OF INCORPORATION.

THE FREEHOLD LOAN AND SAVINGS COM-PANY (FOREIGN).

REGISTERED THE 17th DAY OF NOVEMBER, 1892.

Certificate of Registration.

THIS IS TO CERTIFY that I have this day registered "The Freehold Loan and Savings Company" (Foreign), under the "Companies" Act," Part IV., "Registration of Foreign Companies," and the "Com-

The objects for which the Company is established are receiving moneys on deposit, borrowing money on debentures, and lending money on the securities authorized by the Acts under which the Company

carries on business.

carries on business.

The amount of the subscribed capital is \$3,244,000. The amount of paid up capital is \$1,319,100. The reserve fund is \$659,550. Total assets, \$6,241,597.40. The par value of shares is \$100 cach. There are 8,430 shares fully paid up. There are 23,805 shares on which \$20 per share has been paid.

The place of business of the said Company is located at 316 Homer Street, Vancouver, in the Province of British Columbia.

British Columbia.

In testimony whereof I have hereto set my hand and affixed my seal of office this 17th day of November, 1892, at the City of Victoria, in the Province of British Columbia.

[L.S.]11024

C. J. LEGGATT, Registrar of Joint Stock Companies.

IN THE MATTER OF THE "COMPANIES ACT, 1890," AND AMENDING ACTS.

Memorandum of Association of the "Steveston Cau-ning Company, Limited Liability,"

1. The name of the Company shall be the "Steveston Canning Company, Limited Liability."
2. The objects for which the Company is formed

(a.) To purchase, erect, lease, and otherwise acquire (a.) To purchase, erect, lease, and otherwise acquire all such lands, fishing stations, wharves, warehouses, buildings, easements, fishing licenees and fishing permits in the Province of British Columbia, or elsewhere, as may be necessary and desirable for enrrying on the business of fish canners, fish curers, oil manufacturers, oil refiners, or any other kindred occupation.

(b.) To catch, purchase, sell, ean, eure, pack, preserve and ship salmon and any other kind of fish.

(c.) To manufacture fish oil, fish manure, and any other substance or commodity which may be made out of lish or fish offal or refuse, and sell or otherwise

of fish or fish offal or refuse, and sell or otherwise dispose of the same.

(d.) To purchase, build, charter, use, hold and equip fishing boats, steamers, ships and other vessels for the purpose of catching and transporting fish, and towing boats or other vessels, and sell or barter the same.

(e.) To purchase, use and hold nets, lines, scines and other implements and appliances for catching and taking fish in the waters of British Columbia, and in any adjacent waters.

(f.) To conduct and carry on the business of fish merchants, wholesale and retail, and also a general trading, mercantile and commission business, including the supplying of food, stores and other necessaries for the supplying of food, stores and other necessaries for

the Company's employees and others.

(g.) To lend or a vance money to such parties and (h.) To lend of a vance money to such parties and on such terms as may seem expedient, and in particular to customers of, and persons having dealings with, the Company, and to make, draw, accept, indorse and discount promissory notes, bills of exchange, and other negotiable instruments.

(h.) To allot the shares of the Company credited as fully or partly paid up we the whole the contest of the

(h.) To allot the shares of the Company credited as fully or partly paid up as the whole or part of the purchase price for any property, goods or chattels purchased by the Company, or for any valuable consideration, from time to time as may be determined, and to take or otherwise acquire and hold shares in any other company or syndicate having objects altogether or in part similar to those of this Company.

(i.) To invest and deal with the money of the Company not immediately required, upon such scenrities and in such manner as may from time to time be

and in such manner as may from time to time be

determined.

(j.) To sell, improve, manage, develop, lease, mort-gage, dispose of, turn to account, or otherwise deal with all or any part of the Company's property.

(k.) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of or render profitable any of the Company's property or rights, and to do all such other things as are incidental or conducive to the attainment of the above objects, or any of them.

3. The capital stock of the Company shall be \$50,000.00 (fifty thousand dollars), divided into one thousand shares of \$50 each.

The time of the existence of the Company shall

4. The time of the existence of the Company shall be fifty years.
5. The number of Trustees shall be three, and their names are Michael Costello, Robinson Alexander McMorran and Edward Hunt, who shall manage the concerns of the Company for the first three months.
6. The principal place of business of the Company shall be at Steveston, on the Fraser River, in the Province of British Columbia.
We the undersigned hereby certify that we desire

We, the undersigned, hereby certify that we desire to form a Company according to the provisions of the "Companies' Act, 1890," and amending Acts, and in pursuance of the foregoing Memorandum of Asso-

MICHAEL COSTELLO. ROBINSON ALEXANDER MCMORRAN. EDWARD HUNT.

Made, signed and acknowledged, in duplicate, in presence of this 2nd day of December, A.D. 1892, before me,

tore me,
{L.s.}
D. S. WALLBRIDGE,
A Notary Public for the
Province of British Columbia.
Filed (in duplicate) 14th day of December, 1892.
C. J. LEGGATT,
Registrar of Joint Stock Companies.

"SHAFER GOLD AND SILVER MINING COMPANY" (FOREIGN).

REGISTERED THE 16TH DAY OF DECEMBER, 1892.

Certificate of Registration.

THIS is to certify that I have this day registered the "Shafer Gold and Silver Mining Company" (Foreign), under the "Companies Act," Part IV.—"Registration of Foreign Companies,"—and the "Compauies' Act Amendment Act, 1889."

The objects for which the Company is established are:—To carry on the business of mining for gold, silver, copper, lead, zine and other minerals in the State of Washington, in the Province of British Columbia, and at other places in the United States and in British North America, and of operating quartz mills and smelters for the purpose of working the quartz and ores from mines owned or worked by said Company, and ores and quartz brought to such mills Company, and ores and quartz brought to such mills

The amount of the existence of the said Company is four hundred thousand dollars, divided into four hundred thousand shares of one dollar cach.

The term of the existence of the said Company is

The term of the existence of the said Company is fifty years.

The place of business of said Company is located at Ainsworth, Province of British Columbia.

In testimony whereof I have hereto set my hand and affixed my seal of office this 16th day of December, 1892, at the City of Victoria, in the Province of British Columbia.

C. J. LEGGATT, Registrar of Joint Stock Companies. [L.s.] de22

"W. H. KEELEY GOLD CURE COMPANY (FOREIGN).

Registered the 16th Day of December, 1892.

Certificate of Registration.

This is to certify that I have this day registered the "W. H. Keeley Gold Cure Company" (Foreign), under the "Companies' Act," Part IV.. "Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The objects for which the Company is established

First.—The establishing and conducting of hospitals and institutes for the treatment of all persons addicted to the use of alcoholic liquor, opinm, tobacco and other narcotics and stimulants, and for the treatment and enre of nervous diseases:

Second. The manufacture and sale of the Keeley tiold Cure, and the establishment of agencies and institutions for the sale and use thereof:

Third. The carrying on and conducting of all business necessary or incidental to the objects before

mentioned.

The amount of the capital stock of the said Company is twenty-five thousand dollars, divided into one hundred slures of two hundred and fifty dollars each. The term of the existence of the said Company is

fifty years.

The place of business of the said Company is located

at Victoria, Province of British Columbia.

In testimony whereof I have hereto set my hand and attixed my seal of office this 16th day of December, 1892, at the City of Victoria, in the Province of British Columbia.

de22

C. J. LEGGATT, Registrar of Joint Stock Companies.

MEMORANDUM OF ASSOCIATION UNDER THE "COMPANIES" ACT, 1890."

THE FEDERATION BRAND SALMON CANNING COMPANY, LIMITED LIABILITY.

WE, THE UNDERSIGNED, Walter Morris, Samuel Mosscrop Okell and Alexander James McLellan, all of the City of Victoria, in the Province of British Columbia, desire to form a Company under the "Companies' Act, 1890."

1. The name of the Company shall be "The Federation Brand Salmon Canning Company, Limited

The capital stock of the Company shall be fifty thousand dollars, divided into one thousand shares fifty dollars each.

3. The time of the existence of the Company shall

be fifty (50) years.
4. Three trustees shall manage the concerns of the 4. Three trustees shall manage the concerns of the Company for the first three months, and their names are Walter Morris, Samuel Mosscrop Okell and Alexander James McLellan, all of the City of Victoria, in the Province of British Columbia.

5. The principal place of business of the Company shall be located in the City of Victoria, in the Province of British Columbia.

of British Columbia.
6. The objects for which the Company is formed

(a.) To acquire and take over as a going conceru the business of canning salmon now earried on by Alexander James McLellau on the Naas River, British Columbia, under the style of "McLellan's Cannery," with the good-will of the same, and all or any of the lands, properties, assets and liabilities of the proprietor

of that business in connection therewith.

(b.) 1. To earry on the business of eanning, drying, evaporating, salting, smoking, or otherwise preparing, preserving and dealing in salmon and other fish.

2. To buy, sell, refine, manufacture, import, export, and to deal in all kinds of boxes, eans, glassware, earthenware, and all other substances, apparatus and things capable of stances, apparatus and things capable of being used in any such business as aforesaid, or required by any customers of, or persons having any dealings with, the Company, either by wholesale or retail.

(c.) To purchase or otherwise acquire any real and

personal property, and any rights or privileges which the Company may think necessary or convenient for the purpose of its husiness, and in particular any lands, buildings, foreshore rights, easements, machinory, plant, stock in trade, also any steam or sailing vessels, tug boats, scows, or row boats.

(d.) To construct, improve, maintain, work, managements, and the property of the property lands are transported and the person transport to the property of the person transport to the person transport t

age, carry out, or control any roads, ways, or trainways, railways, branches, or sidings, water courses, wharves, manufactories, warehouses, icehouses, sawmills, refrigerators, electric works, shops, stores, and other works and conveniencies which may seem eal-culated, directly or indirectly, to advance the Com-pany's interests, and to contribute to, subsidize, or otherwise assist or take part in the construction, iunprovement, maintenance, working, management, ear-

rying out or control thereof.

(e.) To apply for, purchase, or otherwise acquire any patents, brevets d'invention, licenses, concessious, and the like, conferring any exclusive or non-exclusive or limited right to use any secret or other informa-tion as to any invention which may seem calculated directly or indirectly to benefit the company, and to

nse, exercise, develop, or grant licenses in respect of, or otherwise turn to account the property, rights, or information so acquired.

(f.) to enter into any agreements with any govern ments, anthorities, or corporations, municipal, local, or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any pany's objects or any of them, and to obtain from any such government, authority, or corporation, any rights, privileges, and concessions which the Company may think it desirable to obtain and to carry out, exercise, and comply with any such arrangements, rights, privileges, and concessions.

(g.) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, or otherwise deal with all or any part of the property and rights of the Company.

pany.

(h.) To do all or any of the above things as principals, agents, contractors, trustees, or otherwise, and by or through trustees, agents, or otherwise, and

(i.) To establish and support, or aid in the establishment and support of, associations, institutions, funds ment and support of, associations, institutions, funds, trusts, and conveniencies calculated to hencfit employees or ex-employees of the Company, or the dependants or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any application or formatical support of the property of the control of

exhibition, or for any public, general, or ascful object.

(j.) To remunerate any person or company for services rendered or to be rendered in placing, or assisting to place, or guaranteeing the placing of, any of the shares in the Company's capital or any debentures or other securities of the Company, or in or about the formation or promotion of the Company or

the conduct of its husiness.

(k.) To draw, make, accept, indorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments.

(7.) To subscribe, purchase, or otherwise acquire and hold shares, stock, debentures or securities of any company, or any authority, supreme, municipal, local, or otherwise.

(m.) To do all such other things as are incidental or conducive to the attainment of the above objects.

(n.) To distribute any of the property of the Com-

In testimony whereof the parties hereto do make, sign and acknowledge this Memorandum of Association, in duplicate, at the City of Victoria, in the Province of British Columbia, this twentieth day of December, A. D. 1892.

Made, signed and acknowledged by the said Walter Morris, Samuel Mosserop Okell, and Alexander James McLellan, in the presence of

[L.S.]

H. G. Hall, Notary Public, British Columbia.

Filed (in duplicate) 20th December, 1892.
C. J. LEGGATT,
Registrar of Joint Stock Companies.

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DOMINION PARLIAMENT.

EXTRACTS FROM RULES OF THE SENATE AND HOUSE OF COMMONS RELATING TO PRIVATE BILLS.

A LL applications for Private Bills require a notice over the signature and address of the applicants or their solicitors, clearly and distinctly specifying the nature and object of the application, published by advertisement as follows, viz.:—In the Canada by advertisement as follows, viz.:—In the Canada Gazette, and in one newspaper published in the County, District, Union of Counties or Territory, affected by the proposed measure, or if there be no newspaper published therein, then in a newspaper in the next nearest County, District or Territory in which a newspaper is published. In the Provinces of Quebec and Manitoba the notices must be published in the like manure, in the Everlish and Everl manner in the English and French languages. All notices shall be continued for a period of at least two months during the interval of time between the close of the next preceding Session and the consideration of the petition. Marked copies of the newspapers, eu-dorsed "Application for Private Bill," containing the first and last insertion of such notice shall be sent to the Clerk of each House.

In the case of an application for the erection of a toll bridge the notice shall also state the proposed rates of toll, the nature of the structure, the height of the arches, the interval between the abutments or

piers, etc.

A copy of the Bill shall be deposited with the Clerk of the House in which the Bill is to originate at least eight days before the meeting of Parliament, with a snm sufficient to pay for translating and printing the same; and a further sum of two hundred dollars and the cost of printing the Act with the Statutes will be levied immediately after the second reading of the

Bill.

Petitions for Private Bills must be presented in each House within the first ten days, and Private Bills within the first two weeks, of each Session.

EDOUARD J. LANGEVIN,

Clerk of the Senate.

JNO. GEO. BOURINOT,

Clerk of the House of Commons.

EXTRACTS FROM SPECIAL RULES OF THE HOUSE OF COMMONS.

Private Bills shall be so framed as to incorporate by

Private Bills shall be so framed as to incorporate by reference the clauses of the General Acts relating to the details to be provided for by such Bills.

Private Bills in amendment of Acts, or for Acts incorporating railway companies, shall be drawn in accordance with the Model Bill adopted by the House, copies of which may be obtained from the Clerk.

Provisions varying the Model Bill shall be inserted between brackets and, when revised by the proper officer, shall be so printed.

Sections of existing Acts proposed to be amended shall be reprinted in full, with the amendments inserted in their proper places and between brackets.

Private Bills which are not drawn in accordance with these rules shall be returned to the promoters to be re-east before being revised and printed.

Exceptional provisions shall be clearly specified in the notice of application.

Exceptional provisions shall be clearly specified in the notice of application.

A certified map or plan showing the location of any proposed line of railway, also the lines of existing or anthorized works of a similar character within, or in any way affecting, the district which the proposed work is intended to serve, and an exhibit showing the amount of capital proposed to be raised for the undertaking, and the manner in which it is proposed to raise the same shall be filed with the Railway Committee at least one week before the consideration of the Bill least one week before the consideration of the Bill.

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JNO. GEO. BOURINOT, Clerk of the House of Commons.

PROVINCIAL PARLIAMENT.

PRIVATE BILLS.

ALL APPLICATIONS for Private Bills, properly LL APPLICATIONS for Private Bills, properly the subject of legislation by the Legislative Assembly of British Columbia, within the purview of the "British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road, or Telegraph Line: the construction or improvement of a Harbour, Canal, Lock, Dam, or Slide, or other like work; the granting of a right of Ferry; the incorporation of any particular trade of cathing, or of any Joint Stock Company: or otherwise for granting to any individual or individuals any exclusive or peculiar rights or priviledges whatever, or for doing any matter or thing which in its operation would affect the rights or property of other parties, or relate to any particular class of the community; or formaking any amendment of a high nature to my former Act, shall require a Notice, clearly and distinctly specifying the nature and object of the application, to be published as follows:

 $\dot{\Lambda}$ notice inserted in the British Columbia Gazetti, and in one newspaper published in the District affected, or if there be no newspaper published therein, then in a newspaper in the next nearest District in which a

newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration of the Petition.

and the consideration of the Petition.

Betore any Petition, praying for leave to bring in a Private Bill for the erection of a Toll Bridge, is presented to the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by the preceding rule also at the same time and in the same manner, give notice of the rates

which they intend to ask, the extent of the privilege, which they fitted to ask, the extent of the privinge, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a draw-bridge or not, and the dimensions of the same.

EXCERPT FROM RULES AND ORDERS RELATING TO FEES

ON PRIVATE BILLS.

ON PRIVATE BILLS.

66. The parties seeking to obtain a Private Bill, shall pay the Clerk of the House the sum of one hundred dollars before the First Reading thereof, and an additional sum of one hundred dollars immediately after the Second Reading thereof. And no such Bill shall be read a First Time, or committed after Second Reading, until the fees payable on the First or Second Reading respectively are paid to the Clerk, and all such Bills shall be prepared by the parties applying for the same, and printed in small pica type, twenty-six ems by fifty ems, on good paper, in Imperial octavo form, each page when folded measuring 10³ inches by 7½ inches, and 100 copies thereof shall be deposited with the Clerk of the House immediately before the First Reading. If amendments are made to any Bill during its progress before the Committee on Private Bills, or through the Honse, such Bill shall be repeinted by the promoters thereof. printed by the promoters thereof.

79. Anthority to act as Parliamentary Agent may be obtained on application to the Clerk of the House, and upon payment of the sum of five dollars.

0020

THORNTON FELL, Clerk, Legislative Assembly.

LAND REGISTRY ACT.

"LAND REGISTRY ACT."

Section Fifteen (45), Range One East, South Saanich District, excepting three Acres thereof as described in a conveyance dated the 16th day of Junuary. 1873, and made between George Thomas, of the one part, and Alexander Canlfield Anderson and William Thomson, of the other part.

A GERTIFICATE of Indefeasible Title to the above property will be issued to George Thomas on the first day of March, 1893, unless in the mean time a valid objection thereto be made to me, in writing, by some person claiming an estate or interest in said property, or some part thereof.

C. J. LEGGATT, Registrar-General.

Land Registry Office, Victoria, 23rd November, 1892.

"LAND REGISTRY ACT."

LOTS 16 AND 17, GROUP 1, OSOYOOS DIVISION OF YALE DISTRICT.

A CERTIFICATE of Indefeasible Title to the above property will be issued to Forbes George Vernon on the 14th day of January, 1893, unless in the meantime a valid objection thereto be made to me. in writing, by some person claiming an estate or interest in said property, or some part thereof.

C. J. LEGGATT Registrar-General.

Land Registry Office, Victoria. 17th October, 1892.

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"LAND REGISTRY ACT."

LOTS 56, BLOCK H, VICTORIA WEST, AND LOT 1268 IN THE CITY OF VICTORIA.

CERTIFICATES of Indetensible Title to the above Lots will be issued to Thomas Allsop on the 6th day of January, 1893, nuless in the meantime a valid objection thereto be made to me, in writing, by some person claiming an estate or interest therein, or some part thereof.

C. J. LEGGATT.

Registeur General.

Land Registry Office, Victoria, October 4th, 1892.

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LAND REGISTRY ACT.

"LAND REGISTRY ACT."

Lors 141, 142, and 144, in the City of Victoria.

CERTIFICATES of Indefeasible Title to the above lots will be issued to William Parsons Sayward on the 21st day of January, 1893, unless in the meantime a valid objection thereto be made to me in writing by some person claiming an estate or interest therein, or some part thereof.
[L.S.]

C. J. LEGGATT, Registrar-General.

Land Registry Office, Victoria, 19th October, 1892.

"LAND REGISTRY ACT."

Lot 67, Block H, Victoria West, in the City of Victoria.

A CERTIFICATE of Indefeasible Title the above Lot will be issued to Thomas Allsop, on the 17th day of March, 1893, unless in the meantime a valid bjection thereto be made to me, in writing, by some person claiming an estate or interest therein or some part thereof.

C. J. LEGGATT,
Registrar-General.

Land Registry Office, Victoria, 12th December, 1892.

SHERIFFS' SALES.

NOTICE OF SALE BY SHERIFF.

PURSUANT TO "EXECUTION AGAINST LANDS ACT, 1874."

In the County Court of New Westminster, holden at New Westminster.

George Butchart Plaintiff, . Defendant.

\$3,000.00 and interest, as therein mentioned.

District.	Number of Lot.	Concise description of property.	Estate of Interest
New Westmin- ster.	10, 11, 12, 13, 18, 19, 20, 21, 22, 23, 24, 25, 26, in Block I. Lots 5, 6, 7, 8, 9, 10, 11, 12, 13, 18, 19, 20, 21, 22, 23, 24, 25, 26, in Block VI. Blocks 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, A, B, C, D, E, F, O, II, I, J, I, M, N, parts of	Blocks 14 and 16 are frac- tional blocks, and Block 15 is used as a brick yard.	Estate in fec.

When to be Sold.

Where to be Sold.

Friday, the 30th day of December, 1892, at 12 o'clock noon.

de22

At the Iront of the Court House, New Westminster

The above judgment was registered in the Land Registry Office, New Westminster, against said lands, on the 3rd August, 1892.

J. ARMSTRONG, Acting Sheriff, County of Westminster.

LEGAL PROFESSIONS ACT

LEGAL PROFESSIONS ACT.

I HEREBY GIVE NOTICE that I have made application to the Benchers of the Law Society of British Columbia to be called to the Bar, and also for admission as a Solicitor of the Supreme Court of British Columbia, subject to the provisions of the "Legal Professions Amendment Act."

Legal Professions Amendment Acc.

Dated this 15th day of December, A.D. 1892.

HENRY C. SHAW,

Vancouver, B. C.

NOTICE is hereby given that, at the expiration of two months from the date hereof, 1 intend to apply to the Benehers of the Law Society of British Columbia for call to the Bar of British Columbia and for admission as Solicitor of the Supreme Court of the said Province, under the provisions of the "Legal Professions Amendment Act, 1890."

Dated at New Westminster, this 15th day of

Dated at New W December, A.D. 1892.

G. O. M. DOCKRILL.

HEREBY give notice that I have applied to the Benchers of the Law Society of British Columbia for call to the Bar, and for admission as a Solieitor of the Supreme Court of the said Province, subject to the provisions of the "Legal Professions Act" and amendments thereto. J. H. SIMPSON.

TOTICE is hereby given that the undersigned will. after the expiration of two months from the tirst publication of this notice, apply to the Law Society of British Columbia to be called to the Bar and admitted as a Solicitor of the Supreme Court of British Columbia.

Dated 1st day of December, A.D. 1892.

Classification of George H. COWAN.

HEREBY give notice that I have applied to the Benchers of the Law Society of British Columbia for call to the Bar and for admission as a Solicitor of the supreme Court of British Columbia, subject to the provisions of the "Legal Professions Act," and amendments thereto.

Dated this 19th day of November, 1892.

WILLIAM SENKLER BUELL.

MISCELLANEOUS.

PRIVATE WHARF-080Y008 DIVISION OF YALE DISTRICT.

NOTICE is hereby given that 60 days after date the undersigned will make application to the Chief Commissioner of Lands and Works for permission to construct a private wharf at Kalowna, on Lake Okanagan.

B. & L. LEQUIME.
Kalowna, December 12th, 1892.

de22

HIGHWAYS MISSION DISTRICT MUNICI PALITY.

OTICE is hereby given that the following are declared to be open and established as public

highways, viz. : A highway of not less at any point than forty feet in width, from the brink of the bank of the River Fraser, commencing at the south-western extremity of Lot 456, Township 14: thence following the north bank of said river in an easterly direction to the east of Section 18, Township 17, New Westminster Dis

Also, a highway, sixty-six feet wide, commencing at the east line of Section 18, Township 17, where same intersects the north bank of Fraser River; thence due north following the line between Sections thence due north following the line between Sections 19 and 20, 30 and 29, 31 and 32, of said Township 17; thence due north to the northern boundary of Township 18, for a total distance of nine miles or thereabouts; said line to be the centre line of roadway.

A. W. PEEN,

Mission, 17th December, 1892.

MISCELLANEOUS.

COQUITLAM MUNICIPALITY.

NOTICE is hereby given that the Council of the Corporation of the District of Coquitlam have established highways along the lines hereinafter described, and of a width of 16½ feet on each side of

1. Commencing at the north-west corner of Lot 112, Group 1, New Westminster District; and from thence south along the west-boundary line of said lot to the point of its intersection with the Westminster pipe

2. Commencing at a point on the north bank of the 2. Commencing at a point on the north bank of the North Pitt Meadows Slough where the east boundary of Section 8, Township 40, in said New Westminster District, intersects it; and from thence north along said line to the north-east corner of said Section 8; and from thence west along the north boundary line of said Section 8 for a distance of 33 chains; and from thence 7 degrees east of north 11 chains to intersection of Road No. 2 in Coquitlam Road By-Law, 1802

> ALEX, PHILIP. C. M. C.

Coquitlam, 29th November, 1892.

NOTICE.

THE following gentlemen have been appointed Fence Viewers for the Township of Langley, viz.:—John Jolly, Alexander Mavis, Murdoch D. McLennan, Alfred Brockie, and Arthur James Goldsmith, Lennan, Alfred Brookle, and Esquires, all of Laugley.

GEORGE RAWLISON,

Clerk, Langley Municipal Council.

1000

SUMAS BY-LAWS.

SUMAS MUNICIPAL BY-LAW, No. 1.

A By-Law to Gazette the Sumas and Huntingdon Road.

WHEREAS it is expedient that a by-law as above be passed:

Therefore the Reeve and Council of the Munici-

Therefore the Reeve and Council of the Municipality of Sumas enact as follows:—

That a road be gazetted, commencing at the N.E. corner of the Townsite of Huntingdon, along the west line of the N.E. ‡ of Section 2, and then along the W. line of S.E. ‡ of Section 11; then along N. line of S.E. ‡ of Section 11; then E. along the N. line of S.W. ‡ of Section 12; then E. along the S.E. ‡ of Section 12, to township line; then N. on township line to N.W. corner of Lot 221; then E. on N. line of Lot 221, to Yale road, including 33 feet on each side of line.

This may be cited as the "Sumas and Huntingdon

Road By-Law.

Reconsidered and finally adopted, signed and sealed this 12th day of October, 1892.

[L.S.] ASA ACKERMAN,

WM. BLAIR, C, M, C.

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SUMAS MUNICIPAL BY-LAW, No. 2,

1 B-Law to Enable the Council of the Municipality of Samus to Levy and Collect a Road Tox of \$2.00 of all Male Persons Between the Age of 21 and 50

WHEREAS it is expedient that a by-law as above be passed

Therefore the Reeve and Council of the Corporation

of the Municipality of Sunnas chact as follows:—
That there shall be levied and collected of all male persons between the age of 21 and 50 years, the sum of \$2.00 road tax

This by-law shall be known as the "Road Tax

By-Law.

Reconsidered and finally adopted, signed and scaled this twelfth day of October, 1892.

ASA ACKERMAN,

Reeve.

WM. BLAIR, C. M. C.

SUMAS BY-LAWS.

SUMAS MUNICIPAL BY-LAW, No. 3.

A By-Law to Fix the Remuneration of the Collector. WHEREFORE it is expedient that the remunera-tion received by the Collector of the Corpora-tion of the Municipality of Sumas should be fixed by by·law:

Be it therefore enacted by the Reeve and Council of the Corporation of the Municipality of Sumas as

follows

That the Collector shall receive the sum of 10 per cent. on all money collected by him in the Municipality, and that he be paid at the end of the year.

This by-law may be known as the "Remuneration Products".

By-Law.

Reconsidered and finally adopted, signed and sealed this 12th day of October, 1892. ASA ACKERMAN

WM. BLAIR, C.M.C.

NOTICE.

THE above are true copies of by-laws Nos. 1, 2, and 3, passed by the Municipal Council of the Municipality of Sumas the 12th day of October, A.D. 1892, and all persons are hereby required to take notice that and all persons are hereby required to take notice that anyone desirous of applying to have said by-laws, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one mouth next after the publication of these by-laws in the British Columbia Gazette, or he will be too late to be heard in that behalf.

WM. BLAIR, C.M.C.

LANGLEY BY-LAWS.

LANGLEY MUNICIPAL BY-LAW, NO. 77.

To Regulate and Define the Duties of Fence Viewers and the Construction of Boundary Fences in the Corporation of the Township of Langley.

WHEREAS it is expedient that provision shall be made to regulate and define the duties of Fence Viewers and the construction of line or bound-

ary fences;
Therefore be it enacted by the Reeve and Council
of the Corporation of the Township of Langley as

of the Corporation of the Township of Langley as follows:—

1. Any person duly appointed to the office of Fence Viewer in the aforesaid Corporation of the Township of Langley shall be gnided in his official capacity by the provisions of the Act regulating boundary fences and water courses, 1876, and amendments thereto.

2. In respect to the construction and maintenance of boundary or line fences, owners of adjoining lands shall make, maintain and repair a just portion of the fence which marks the boundary between them, or if there is no fence they shall so mark, keep np and repair the same proportion which is to make of such boundary, and when it is in the interest of owners of adjoining lands to open a ditch or other water course for the purpose of letting off surplus water from swamps and low miry lands, in order to enable the owners or occupiers thereof to cultivate or improve the same, such parties shall open a just and fair proportion of such ditch or water course according to their several interests.

3. In case of a dispute between owners respecting

3. In case of a dispute between owners respecting such proportions the proceedings to be adopted shall be as provided in sections 4, 5, 6, 7, 8, 9, and 10, of the Act respecting boundary fences and water courses,

the Act respecting boundary rences and water 1876.

4. The Fence Viewers shall be entitled to receive the sum of four dollars (\$4.00) each for every day's work under this by-law. Land surveyers and witnesses shall be entitled to the same compensation as if they were subpænaed in any county court.

5. Any person dissatisfied with the award made, may appeal therefrom as provided in section 12 of the Act before mentioned.

6. Any agreement between owners respecting such

Act before mentioned.
6. Any agreement between owners respecting such line fence, ditch, or water course, in writing, may be filed or registered and enforced as if it were an award of Fence Viewers.
This by-law may be cited for all purposes as the By-Law to Regulate and Define the Duties of Fence

Viewers and the Construction of Boundary Fences, 1892."

Passed the Municipal Council this 1st day of

October, 1892.

Reconsidered and adopted and the seal of the Corporation of Langley appended this 5th day of November, 1892.

J. S. GRAY, Reeve. [1,.8.]

GEORGE RAWLISON,
C. M. C.

NOTICE.

MOTICE.

THE above is a true copy of a by-law passed by the Municipal Conneil of the Township of Langley on the 5th day of November, 1892, and all persons are hereby required to take notice that anyone desirons of applying to have such by law or any part thereof quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heart in that

G. RAWLISON C.M.C.

BURNABY BY-LAWS.

A BY-LAW

For indennifying the Reeve and Councillors of the District of Burnuby.

WHEREAS the meetings of the Council, and other services required of the Reeve and Councillors in administering the affairs of the district, make large demands on their time, and they are prejudiced thereby

Therefore, be it enacted by the Reeve and Councillors of the said District of Burnaby that—
1. It shall be lawful for the Reeve and Council, by resolution of the Council, after not less than two days' notice of motion duly given, to authorize the payment to the Reeve, and to each of the Councillors, of a sum not exceeding twenty-five dollars for the present year, 1892, and not exceeding at the rate of three dollars per meeting for each meeting held after this year at which he was present, but the total sum not to exceed one hundred dollars in all in any one year to one person, for indemnifying them in respect of their attendance at meetings of the Council, payable said indemnity in such manner and by such instalments as the Council may deem suitable.

2. This by-law shall take effect on the 17th day of December, 1892.

3. This by-law may be cited as the "Burnaby Indemnity By-law, 1892."

Passed the first and second readings by Council on the 12th day of December, 1892. resolution of the Council, after not less than two days

Passed the first and second readings
the 12th day of December, 1892.
Reconsidered, read a third time, and finally passed
by the Council and the scal of the Corporation
attached, this 17th day of December, 1892.
C. R. SHAW,

ALEX. PHILIP, C. M. C.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the District of Burnaby on the 17th day of December, 1892, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that

ALEX. PHILIP, C. M. C.

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A BY-LAW

To prohibit the emplayment of Chinese and Japanese in the work of the Council.

BE it enacted by the Reeve and Council of the District of Runnalus

triet of Burnaby:

1. No Chinese or Japanese artizans or labourers shall at any time hereafter be employed in numicipal work of any kind in the district, by the Council or by any committee or individual acting under the authority of the Council, or by any employer of labour or con-

tractor in earrying out work under a contract or contracts entered into with the Council.

2. Any committee, Councillor, or other individual contravening the above provisions of this by-law, shall forfeit to the Council the sum of thirty dollars for each offence of liquidate penalty, and the Clerk is hereby authorized to sue to recover payment of the said penalty in a Council law.

authorized to site to recover payment of the said penalty in a Court of Law.

3. This by-law shall take effect from and after the first day of December, 1892.

4. This by-law may be cited for all purposes as the "Chinese and Japanese Exclusion By-law, 1892."

Passed the first and second readings the 28th day of

November, 1892.

Reconsidered, passed the third reading and finally adopted by the Conneil, and signed and sealed with the Corporation seal, on the third day of December,

[L.S.]

Alex. Pinner,

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the District of Burnaby on the Municipal Council of the District of Burnaby on the 3rd day of December, A.D. 1892, and all persons are hereby required to take notice that anyone desirons of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that

ALEX. PHILIP, C. M. C.

NORTH VANCOUVER BY-LAWS.

THE ANIMALS BY-LAW.

WHEREAS it is expedient to prevent bulls, boars, stallions, or stags from running at large within the Municipality of North Vancouver:
Therefore the Reeve and Councillors of the District

of North Vancouver, in open council assembled, enact

as follows:

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I, That no bull, boar, stallion or stag, shall be allowed to run at large within the limits of the Muni-

allowed to run at large within the limits of the Municipality, except as hereinafter provided.

2. If the owner of any bull, boar, or stallion, shall permit the same to run at large contrary to the provisions of this by-law, he shall for every such offence forfeit and pay a sum not exceeding twenty-five dollars, or less than five dollars, to be recovered in a summary way before the Reeve or any Justice of the Peace having jurisdiction. Provided always that no such owner shall be liable to be convicted oftener than once during a period of one month. And it is further provided that no bull shall be considered as coming within the operation of this by-law unless over the age of six months; boar, unless over the age of four months; and stallion, unless over the age of ten months. months.

onths.

3. Every fine imposed under this by-law may, in
the levied by distress under the default of payment, be levied by distress under the authority of the Reeve or of the Justice of the Peace

by whom the fine has been imposed.

4. This by-law shall take effect ten days after the promulgation thereof in the British Columbia Gazette.

5. This by-law may be cited for all purposes as the "Animals By-Law, 1892."

Passed the Council the twelfth day of December,

CHAS. J. P. PHIBBS, [L.S.]

M. H. Hirschberg, C. M. C.

NOTICE.

THE above is a true copy of a by-law passed by the Municipal Council of the Corporation of the District of North Vancouver on the twelfth day of December, A. D. 1892, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette. ention of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

M. H. HIRSCHBERG, C.M.C.

RICHMOND BY-LAWS.

A BY-LAW

To amend the Luin Island Local Improvement By-Law, 1891.

W HEREAS a certain by-law entitled "The Lulu W HEREAS a certain by-law entitled "The Lulu Island Local Improvement By-Law, 1891," was passed by the Municipal Council of the Municipality of Richmond on the 11th day of April, A. D. 1891, and reconsidered and adopted by the said Municipal Council on the 18th day of April, A. D. 1891, for to authorize the borrowing of \$50,000.00 for the purpose of dyking and draining the eastern end of Lulu Island, lying east of Road No. 5, in said Municipality, to comply with a petition signed by a majority of the owners of real property in said eastern portion of Lulu Island, and in accordance with a report of Messrs. Garden, Hermon & Burwell, Provincial Land Surveyors, whose services were obtained to report thereon, and who recommended the undertaking of the said work as recited in the said by-law:

And whereas, by resolutions passed at a Court of Revision held by the Municipal Council of Richmond for the purpose of hearing complaints against the assessment made by the said Garden, Hermon & Burwell, as shewn in the schedule attached to the said by-law, certain sections were excluded from the scheme and certain other sections which were assessed at a full rate were reduced to one-half of that rate, thereby reducing the amount of acreage liable to the

at a full rate were reduced to one-half of that rate, thereby reducing the amount of acreage liable to the cost of the said work and reducing the amount of special rate required to pay interest on and sinking fund to repay the amount required for the construction of the said work:

And whereas the said by-law was not amended so as to correspond with such alterations made by the Court

of Revision:

And whereas Mr. H. B. Warren, C. E., the engineer supervising the said work having recommended the exclusion of a portion of Section 4, B. 3 N., R. 5 W., and the owners thereof having consented to such being excluded from the scheme:

And whereas it, will require an additional

such being excluded from the scheme:

And whereas it will require an additional sum of twenty thousand dollars to complete the work of dyking and draining, to pay for expenses incidental to and arising from the prosecution of the said work aforesaid, and to pay the shortage in the amount of special rate arising as above indicated:

Be it therefore constead by the Mynighal Canada.

Be it therefore enacted by the Municipal Council of the said Corporation of the Township of Richmond, that the said Luln Island Local Improvement By-Law, 1891, be and is hereby amended as follows:—

1. That it shall be lawful for the Reeve and Clerk

- 1. That it shall be lawful for the Reeve and Clerk of the said Municipal Council to borrow an additional sum of \$20,000.00 on the credit of the Corporation aforesaid, being the funds necessary for the completion of the work and purposes above recited, and place the same to the credit of the Corporation, at the Bank of British North America, in the City of Vancouver, for the said purposes aforesaid. And it shall be lawful for the said Reeve and Clerk to issue debentures of the Corporation to that amount in sums of not less than one hundred dollars each, and payable within twenty years from the date thereof, with interest at the rate of five per centum per amum, which interest shall be made payable half-yearly on the first day of March and the first day of September, respectively, in each year, such debentures to be signed by the said Reeve and Clerk, scaled with the scal of the Corporation, the same to be made payable at the Bank of British North America, Vancouver, and to have coupons attached to them for the payment of interest.

 2. That the Schedule B attached to this by-law be
- 2. That the Schedule B attached to this by-law be substituted for the schedule attached to the said Lulu Island Local Improvement By-Law, 1891, which shall be used as a part of the by-law.
- 3. That for the purpose of paying the sums of \$50,000.00 and \$20,000.00, being the amounts charged against the said lands so to be benefited as aforesaid, against the said lands so to be benefited as aforesaid, the special rates as shewn in the said schedule shall be assessed and levied over and above all other rates in the same manner and at the same time each year as taxes are levied upon the lots, and parts of lots, as shewn in said schedule, and the amount of the said special rates and interest assessed as aforesaid against each lot, or part of lot, respectively, shall be divided into 20 equal parts, as shewn in said schedule, and one such part shall be assessed and levied as aforesaid in each and every year for 19 years, being the time that the debentures for \$50,000,00 issued under the authority of the said Lulu Island Local Improvement By-Law

have to rnn, and two-sevenths of one such part shall be assessed and levied as aforesaid in the 20th year during which the debentures issued under authority of this by-law have to run.

4. That this by-law shall be published in the British Columbia Gazette and the Vancouver World Newspaper for four consecutive weeks previous to the final passing thereof, and shall come into force aud effect seven days from the date of its final adoption by the said Municipal Council.

5. Provisionally adopted this 19th day of Novem

ber, A.D. 1892. [L.S.]

J. W. SEXSMITH,

Thomas M. Rae, C. M. C.

NOTICE

is hereby given that a Court of Revision will be held at the Richmond Town Hall, on the 17th day of December, 1892, at the hour of ten o'clock in the fore-noon, for the purpose of hearing and trying complaints noon, for the purpose of hearing and trying complaints and appeals against the assessment, or any part thereof, as shewn in the schedule attached, and all notices of appeal shall be served on the Clerk of the Municipal Council of Richmond Municipality at least eight days prior to such Court of Revision. And further notice is hereby given that anyone applying to have the above by-law, or any part thereof, quashed must, not later than ten days after the expiration of four weeks of the publication of the same as aforesaid, serve a notice in writing upon the Reeve or acting Reeve, and upon the Clerk of the said Municipal Council, of his intention to make application for such purpose to the intention to make application for such purpose to the Supreme Court of British Columbia during the four weeks next ensuing the final passing of this by-law.

Dated the 21st day of November, 1892.

First published on the 1st day of December, 1892.

1 1.	iso phonsica on on	c 1st day of Becchiber, 1832.
	New Westminster District: B 4 N., R. 4 W. B 5, R. 4 W. B 5, R. 5 W.	Location.
	1, 2, 3, 4, 5, 6, 7, 10, 11, 12, 18, 19 8, 9, 16, 17, 20 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 1 12, 122, 23, 24, 26, 27, 28, 29, 30, 32, 33, 34 19, 20, 28, 29, 30, 31, 32, 33, 34, 35 10, 20, 28, 29, 30, 31, 32, 33, 34, 35 113, 14, 15, 22, 23, 24, 25, 26, 27, east part of Sec. 28—60 (acres, 30, 31, 32, 33, 34, 35, 36)	SCHEDULE E
10,171	1,436 520 4.688 1,161 83 2,275	Number of acres.
	7.0954 3.5477 7.0954 7.0954 3.5477 7.0954	Value of improvements per acre.
	70.9544 70.9544 70.9544 70.9544	Total assessment per acre for each year for 19 years to pay interest at 5 % per an- num and sinking fund.
	Cents. 20.2723 10.1384 20.2723 10.1364 20.2723 20.2723	Total assessment for the 20th year to pay interest at 5 % and sinking fund.
\$7,000 00	\$1,018 90± 187 32 3,326 34 823 78 29 44± 1,614 21	Total yearly assessment for 19 years.
\$2,000 00	*291 11; 53 52 950 38; 235 36; 3 41; 461 20	Total assessment for the 20th year.

SURREY BY-LAWS.

A BY-LAW

To provide for the regulation of the Survey Municipal Election, 1893.

WHEREAS it is necessary to make provisions for the election of Reeve and Councillors for the year 1893:

Be it therefore enacted by the Municipal Council of the District Municipality of Surrey, pursuant to the provisions of the Municipal Act:—

provisions of the Municipal Act:—

1. The place for the nomination of candidates shall be the Municipal Hall, Surrey Centre.

2. Edmund T. Wade is hereby appointed the Returning Officer, and empowered to appoint a Deputy Returning Officer at each polling station, if requisite.

3. In case a poll shall be duly demanded for the election of Reeve, the vote of the electors shall be taken at the following polling stations, namely:—The Municipal Hall, Snrrey Centre; Hall's Prairie Schoolhouse; Anniedale School-house; Mud Bay Schoolhouse, and Barry's Hotel, South Westminster, in Wards 4, 5, 1, 3 and 2, respectively.

4. In case a poll shall be demanded in any ward for Councillor, the vote of the electors shall be taken therefor at the polling station as aforesaid; providing

or in any other polling station as aforesaid in such ward, or in any other polling station as aforesaid; providing that it shall not be necessary to establish a polling station in any ward where there is no poll demanded for Councillor, excepting at Barry's Hotel, South Westminster, and at the Municipal Hall, Surrey Centre.

Centre.
5. The manner in which voting by ballot shall be earried out, and all other proceedings necessary in and about the said municipal election, shall be similar to the provisions of the "Election Regulation Act" and amending Acts, so far as the same, hereby made applicable to the municipal election aforesaid, are not at variance with the said Municipal Act. Providing, always, that no election shall be made void on account of omission or commission of any act of any person or persons, unless the same would be voidable under the said Municipal Act alone.

6. This by-law may be cited as the "Election Bylaw, 1893."

Passed the Municipal Conneil this 19th day of No-

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vember, 1892.

Reconsidered and finally passed, and the seal of the Corporation affixed hereto, this the 17th day of December, 1892.

WALTER J. WALKER, [L. S.]

EDMUND T. WADE, C. M. C.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the Corporation of the District of Surrey, on the 17th day of December, A. D. 1892, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf,

EDMUND T. WADE, C. M. C.

VICTORIA CITY BY-LAWS.

No. 179. A BY-LAW

To Provide for the Registration and Licensing of Plumbers in the City of Victoria.

WHEREAS it has been deemed advisable in the interests of the public health to provide for the registration and liceusing of plumbers carrying on business in the City of Victoria;

Therefore the Corporation of the City of Victoria by the Council thereof enacts as follows:—

L. On or before the first day of January, 1893.

1. On or before the first day of January, 1893, every plumber or journeyman plumber carrying on his trade in the City of Victoria shall register his name and address with the Treasurer and Collector of the Corporation.

2. No such registered plumber shall do any plumbing in any way connected with the sewerage of build-

ings or make any connections with a public sewer or with any pipe leading thereto until he shall have received and can produce, when necessary, a plumber's license from the City Treasurer and Collector, who is hereby authorized to issue the same.

3. Such plumber's license shall be in the form "A" becomes approved and shall expire on the 21st leave.

hereunto annexed, and shall expire on the 31st day of December in each year unless sooner cancelled by the Council, and the said Treasurer and Collector shall be anthorized to demand and receive for the use of the Corporation a fee of twenty-five cents for each license issued as aforesaid.

4. A list of the registered and licensed plumbers of the said city shall be, at least once a year, posted in some conspicuous place in the City Hall for public

information.

information.

5. Any registered and licensed plumber who shall refuse to communicate any needful and proper information required of him by the City Engineer, or shall at any time in the opinion of the City Engineer do any improper or unfaithful work or violate any of this by law or of any by-law respecting plumbing, sewerage, drainage or sanitary matters, either by himself or by any of his workmen, may, on the report of the City Engineer, have his license cancelled by the Council. No person whose license has been cancelled as aforesaid shall be allowed to do any work under this by-law or any other by-law as aforesaid uncelled as aforesaid shall be allowed to do any work under this by-law or any other by-law as aforesaid until his license shall have been renewed, and such license may be renewed by the Council on the recommendation of the City Engineer.

6. Any person violating any of the provisions of this by-law shall be liable to a penalty not exceeding fifty dollars.

7. This by-law may be cited as the "Plumbar's By-

7. This by-law may be cited as the "Plumber's By-Law, 1892."

Passed the Municipal Council the 7th day of December, 1892.

Reconsidered, adopted and finally passed the Council the 12th day of December, 1892.

FORM "A."

"Plumbers's By-law, 1892."

This is to certify that is a licensed plnmber under the above by-law. Good till nuless sooner cancelled.

Treasurer of the Corporation.

ROBERT BEAVEN, Mayor.

[L.S.] WELLINGTON J. DOWLER,

C.M.C.

NOTICE.

THE above is a true copy of a By-Law passed by the Municipal Council of the City of Victoria on the 12th day of December, 1892, and all persons are hereby required to take uotice that anyone desirous of applying to have such by-law or any part thereof quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this By-Law in the British Columbia Gazette, or he will be too late to be heard in that be-half

WELLINGTON J. DOWLER, C.M.C.

No. 180. A BY-LAW

To Regulate the Construction of House or Building Connections with Public Sewers and the Sewerage and Plumbing of Buildings,

WHEREAS it is provided in the "Municipal Act, 1892," that the council of a city municipality may pass by-laws for making any regulations for sewerage or drainage that may be deemed necessary for

sanitary purposes.

And whereas it is deemed expedient in the interest of the public health to provide for the construction of house or building connections with the public sewers and the sewerage and plumbing connected therewith of buildings in the City of of Victoria.

Therefore, the Corporation of the City of Victoria by the Council thereof enacts as follows:—

Sec. 1. It shall be the duty of the City Engineer to make out, or cause to be made out, and report to the Council a general specification for the construction of

house or building connections with the branch, main, or common sewers, and for the sewerage and plumbing connected therewith, of all buildings to be hereafter erected in the City of Victoria.

Sec. 2. When such report or any amendment there of has been adopted by the Council, the said specification, in its original or amended form, shall become the standard city specification for the works referred to in clause one of this By-Law.

Sec. 3. The owner of any building or premises used as a dwelling house, hotel, restaurant, saloon, shop, store, office, factory, wash-house, or otherwise, shall, provided such building or any portion thereof be within one hundred and lifty feet of a branch, main or common sewer, cause all water-closets, sinks, washtubs, baths, &c., in the said building and down pipes from the roof of such building, to be properly connected with such sewers in accordance with the provisions of this by law.

sected with such sewers in accordance with the provisions of this by law.

See, 4. Whenever it shall be deemed desirable to have a connection made between any building or premises and a branch, main, or common sewer, the City Engineer shall send to owner of such building or premises a written notice to have such connection premises a written notice to have such connection made, accompanied by a copy of the standard specification aforesaid. And if, after the expiration of 30 days from the date of such notice the connection is not made in accordance with such specification the City Engineer may grant for cause under his hand such extension of time to make the connection as to done or remaining to be done at the expense of the owner of said building or premises, and such expense may be recovered by the Council in a summary manfrom such owner.

Sec. 5. All privy vaults and cesspools in use for buildings coming under clause 3 and 4 of this by-law shall be filled up with clean dry earth or gravel and

water-closets substituted therefor.

Sec. 6. The sewerage and plumbing connected therewith of all buildings, both public and private, hereafter erected in the City of Victoria, shall be executed in accordance with the specification aforesaid, and with plans approved of by the City Engineer.

Sec. 7. Suitable drawings and detailed description of

Sec. 1. Suitable drawings and detailed description of the sewerage and plumbing connected therewith of any proposed building shall in every case be submitted for approval to the City Engineer by the architect of such building or premises, or by the person at whose expense such building is to be erected, and if approved said drawings or copies thereof made at the expense of the parties erecting the building shall be filed in the office of the City Engineer; all such plans to be legibly of the City Engineer; all such plans to be legibly drawn in ink on heavy white paper or on tracing cloth to a scale of eight feet to the inch.

Sec. 8. The architect or person creeting any building shall send due notice to the City Engineer when

ing shall send due notice to the City Engineer when the construction of the said building is sufficiently far advanced for the inspection of the sewerage and plumbing aforesaid, and no part of any such sewerage and plumbing shall be covered up or concealed in any way until after it has been examined and approved in writing by the City Engineer.

Sec. 9. Whenever called upon so to do by the City Eugineer the owner of any building creeted in the City of Victoria prior to the passing of the by-law

Eugineer the owner of any building creeted in the City of Victoria prior to the passing of the by-law shall forward to the office of the City Eugineer to be placed on file drawing and description of the sewerage and plumbing connected therewith of said building.

and plumbing connected therewith of said building.
Sec. 10. No other person other than a licensed plumber, or anthorized pipe-layer, as the ease may require, shall be employed or permitted to make any connection with a branch, main, or common sewer, or with any sewer leading thereto, or to do any plumbing connected with the sewerage of any building.
Sec. 11. No extension of any sewerage work previously accepted, or alteration to or new connections with such work, shall be made, except under the authority of the City Engineer, as provided for in this by-law.

by-law.

Sec. 12. In tenement houses containing more than one family, there shall be one water-closet for each family, and a separate cistern for each closet; in other houses, however, a group of closets, but not water-closets on different floors, may be supplied from one

Sec. 13. Except as provided in section 14 of this by see. 15. Except as provided in section 14 of this by-law, no person shall construct, reconstruct, alter, or extend any portion of the sewerage or plumbing work connected therewith of any building or premises, or make connection of such with any branch, main, or common sewer, unless he shall have previously made application for and obtained a permit therefor; such

application is to be made upon the printed form supplied at the office of the City Engineer.

Sec. 14. A permit shall be granted or refused within seven days of the time of filing the application, and the permit of the City Engineer (if granted) shall be valid for three months from the date of issue, but no street shall be used for the purpose of making connection with any branch, main, or common sewer for a greater length of time than the time mentioned in the permit the permit.

see. 15. If the City Engineer shall find that the said plans and detailed description does not conform with the requirements of the specification adopted from time to time by the Conneil in respect to the sewerage, and plumbing connected therewith, of buildings and premises in the City of Victoria, he shall not issue any

premises in the City of Victoria, he shall not issue any permit for such sewerage or plumbing, and it shall be unlawful to proceed therewith.

Sec. 16. After a plan and detailed description have once been approved of by the City Engineer, no alteration or deviation from the same will be allowed, except on the written authority of the said Engineer.

Sec. 17. All existing sewers conveying sewage from any premises into any surface drain, box drain, cessany premises into any surface drain, box drain, cesspool, or other receptacle, or discharging sewage into the harbonr or upon the shore of the Straits of Fuca, shall, so soon as a sewer is constructed in a street adjoining such premises, be disnsed, taken up, relaid, altered, improved, or reconstructed, as the City Engineer may deem advisable, in conformity with the specification provided for in this by-law, and shall be used for the convey meet of sewage only, and such acceptance. nsed for the conveyance of sewage only, and such proportion, if any, of roof water as may be determined upon by the City Engineer, and shall be connected with the general sewerage system of the city.

Sec. 18. No exhaust from steam engines, or blow-off from the connected with the general sewerage system of the city.

from steam boilers, shall be connected with either pub-

lic or private sewers.

Sec. 19. No person shall use any sewer in an improper manner, by placing or allowing any substance other than ordinary scwage to enter the sewer through

other than ordinany scwage to enter the sewer through opening, trap, or fitting connected therewith.

Sec. 20. The expense of keeping in repair branch sewers to buildings and premises shall be borne by the proprietor of the building or premises using any such branch sewers. If any such branch sewers, or the traps connected therewith, shall at any time become choked by reason of the admission or placing therein substances other than ordinary sewage matter, the owner or occupier of the premises drained by such sewer shall defray the cost of cleaning the sewer.

When two or more premises are drained by any branch sewer, the City Engineer shall determine by

When two or more premises are drained by any brauch sewer, the City Engineer shall determine by whom and in what proportion the cost of repairs, or of

whom and in what proportion the cost of repairs, or of removing any obstructions, shall be paid.

Sec. 21. Any sewer, soil pipe, waste pipe, ventilating pipe, water closet, urinal, sink, or other fitting, laid, used, or constructed otherwise than in accordance with this by-law, or the specification approved of by the Council, or which shall, in the opinion of the City Engineer, be or become bad or defective in quality. shall, upon notice in writing from the City Engineer, be removed or repaired in the manner determined and within the time fixed by the City Engineer: and the City Engineer may, should be think fit after the notice, remove or repair the said defective sewer or fitting, and charge the owner or occupier of the premises with the cost incurred.

Sec. 22. No arrangement shall be made for supplying water-closets except by self-closing cocks, and no arrangement shall be made for cleaning water-closets or privy vaults by waste pipes from wash-basins or sinks, or by any other means of evasion; but they shall be litted up with the fixtures and appurtenances belonging to them respectively. belonging to them respectively.

Sec 23. All openings for ventilation made in accord see 23. All openings for ventilation made in accordance with the specification adopted by the Council shall at all times be kept open and perfectly free from obstruction. Every occupier shall see that all openings to drains upon his premises, whether for ventilation or otherwise, and all traps and other fittings, are nt all times in good order, clean, and free from obstruction.

Sec. 24. The City Engineer, or other person acting under his authority, may, upon giving due notice, enter, at all reasonable hours, into any house or premises connected with the sewers in order to examine whether the sewers and fittings in such house or premises are in proper order. Any person refusing such admission, or in any way hindering such officer in the execution of his duty, shall be liable to the penalty hereinafter mentioned. Sec. 25. No person shall remove the cover of any man-hole, ventilator, or flush-tank, unless duly authorized by the City Engineer, or shall deposit rubbish or garbage of any description in any sewer, man-hole,

gully-trap, ventilator, or flush-tank.

Sec. 26. Wherever the words "City Engineer" occur See, 26. Wherever the words "City Engineer" occur in this by-law or in the said specification, they shall be taken to mean the person holding the office of City Engineer for the time being, or such other person as may be duly authorized to act in his behalf.

Sec. 27. Any person violating any of the provisions of this by-law shall be liable to a penalty not exceeding fifty dollars.

Sec. 28. This by-law may be known as the "Sewer Connection Regulation By-Law, 1892."

Passed the Municipal Council the seventh day of December, 1892.

Passed the Municipal Council the seventh day of December, 1892.

Reconsidered, adopted and finally passed the Council this 12th day of December, 1892.

Returned by the Mayor in an amended form, under authority of section 22 of the "Municipal Act, 1892," for reconsideration by the Council, 19th December,

[L.S.]

ROBERT BEAVEN, Mayor.

Wellington J. Dowler, C.M.C.

NOTICE.

THE above is a true copy of a by-law passed by the Municipal Council of the City of Victoria, on the 12th day of December, A. D. 1892, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Calumbia Gazette, or he will be too late to be British Columbia Gazette, or he will be too late to be heard in that behalf.

Wellington J. Dowler

C. M. C.

No. 181. A BY-LAW

Respecting the Municipal Elections for the City of Victoria for the Year 1893.

WHEREAS it is provided by law that the Nomination for Mayor and Aldermen shall be held on the second Monday in January of each year from 12 m. to 2 p. m., and the polling, if any, on the Thursday following from 8 a.m. to 4 p.m., and it is further provided that the Council shall, in the month of December in each year, appoint a returning officer, and shall name the polling place and otherwise course. cember in each year, appoint a returning officer, and shall name the polling place and otherwise arrange for the holding of the coming election, and it is further provided that the polling, if any, at such cleetion shall be had and taken at such place or places as the Council shall by by-law appoint:

Be it enacted, therefore, by the Corporation of the City of Victoria by the Council thereof, as follows:—

1. The nomination of candidates for the respective offices of Mayor and Aldermen of the City of Victoria shall take place at the City Hall in the aforesaid City on Monday the 9th day of January, 1893, between the hours of 12 m. and 2 p.m.

2. In case more than one candidate for mayor is nominated, the vote of the electors for candidates for

nominated, the vote of the electors for candidates for said office shall be taken by ballot at the City Hall aforesaid on Thursday the 12th day of January afore-

said.

3. In case there are more candidates nominated for the office of aldermen in any ward than there are vacancies to fill up, the vote of the electors for the candidates for said office shall be taken by ballot on the 12th day of January aforesaid at the respective places following, that is to say:

For North Ward, at the Conneil Chamber in the City Hall aforesaid.

For Central Ward, at Burnes' Block, Bastion Square.

For South Ward, at No. 27 Government street (east side).

4. The provisions of the "Election By-Law," passed 3rd March, 1888, and the schedules thereto, and the "Election Amendment By-law, 1892," in so far as applicable and not inconsistent with this by-law and the "Municipal Act, 1892," shall be read with and form part of this by-law.

part of this by-law.
5. William King Bull is hereby appointed the Returning Officer at the said elections.
6. The "The Municipal Election By-Law, 1892," is hereby repealed.

7. This by law may be cited for all purposes as the "Municipal Election By-Law, 1893."

Passed the Municipal Council the 7th day of December, A.D. 1892.

Reconsidered, adopted and finally passed by the Council of the City of Victoria this 16th day of December, A. D. 1892.

ROBERT BEAVEN. Mayor.

[l.s.] Wellington J. Dowler, C.MC.M.C.

NOTICE.

THE above is a true copy of a by-law passed by the Municipal Council of the City of Vietoria on the 16th day of December, A. D. 1892, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law or any part thereof quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

Wellington J. Dowler, C. M. C.

No. 182. A BY-LAW

To Amend the Election By-Law (1888), No. 155.

WHEREAS it is necessary to amend the Election By-Law which was passed on the 3rd of March, 1888;

March, 1888;

Be it therefore enacted by the Corporation of the City of Victoria by the Council thereof as follows:—

Sec. 1. All the words in the preamble to the "Election By-Law," beginning with "whereas," down to and including "therefore," in the fourtcenth line, are hereby struck ont and repealed, and the following substituted in lieu thereof:—

nereby struck out and repeated, and the following substituted in lieu thereof:—
"Whereas by virtue of section 104, sub-section (33), of the 'Municipal Act, 1892,' the Conneil may make, alter and repeal by-laws inter alia for the regulation of immicipal elections and the regulation of the manner in which voting by ballot shall be carried out at the election of Mayor or Aldermen;
"And whereas it is provided by section 45 of the 'Municipal Act, 1892,' that the nomination for Mayor and Aldermen shall be held on the second Monday in January in each year from 12 noon to 2 p.m., and the polling, if any, on the Thursday following, from 8 a.m. to 4 p.m."

Sec. 2. Section 4 of the Election By-Law is hereby amended by striking out the word "proclaimed," and inserting in lieu thereof "accessary."

See. 3. Section 9 of the Election By-Law is hereby amended by striking out the word "councillors," in the second line, and inserting in lieu thereof "aldermen."

men."
Sec. 4. Schedule B of the Election By-Law is hereby amended by striking out all words in the first paragraph thereof, beginning with the words "the voter," down to and including the word "fit," in the third line and substituting therefor: "For Mayor or for Alderman (as the case may be)
"The voter may vote for eandidates."
Sec. 5. This by-law may be cited as the "Election Amendment By-Law, 1892."
Passed by the Conneil this 14th day of December.

Passed by the Conneil this 14th day of December,

Reconsidered, adopted and finally passed by the Conneil this 16th day of December, 1892.

ROBERT BEAVEN,

Mayor.

WELLIANGTON J. DOWLER,

NOTICE.

MIE above is a true copy of a by-law passed by the Municipal Conneil of the City of Victoria on the 16th day of December, A.D., 1892, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law or any part thereof quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that hehalf. that behalf.

Wellington J. Dowleb, C. M. C.

VICTORIA CITY BY-LAWS.

A BY-LAW

Respecting the Municipal Recenue.

Respecting the Municipal Recenter.

WHEREAS by virtue of section 104, sub-section (37), of the "Municipal Act, 1892," the Council may make, alter, and repeal by-laws inter alia for the collection, appropriation, expenditure, management, and accounting for the municipal revenue and all money belonging to the Corporation:

Therefore be it enacted by the Corporation of the City of Victoria, by the Council thereof, as follows:—Sec. 1. It shall be lawful for the Council, by resolution from time to time, to appropriate and authorize

tiou from time to time, to appropriate and authorize the issuance of a warrant or warrants to pay, and for the Treasurer to pay, such sum or sums of money out of the municipal revenue for the year 1892, for such purpose or purposes as may be recommended to the Council from time to time in a report signed by the Mayor and the members of the Standing Committee on Finance, such report bearing an endorsement by the Auditor that the funds are or will be available to meet the expenditure out of the municipal revenue for the year 1892. tion from time to time, to appropriate and authorize

year 1892.
Sec. 2. Prior to the passage of an Estimates By-Law, appropriating the municipal revenue for the year 1893, it shall be lawful for the Council, by resolution from time to time, to appropriate and authorize the issuance of a warrant or warrants to pay, and for the Treasurer to pay, such sum or sums of money out of the municipal revenue for the then current year, for such purpose or purposes as may be recommended to the Council from time to time in a report signed by the Mayor and the members of the Standing Committee on Finance, such report heaving any endorsement by the Mayor and the members of the Standing Committee on Finance, such report bearing an endorsement by the City Auditor that the funds are on hand and are unappropriated, and are available to meet the proposed expenditure out of the municipal revenue for the then current year, or out of money obtained under authority of sub-section (134) of section 104 of the "Municipal Act. 1802."

ity of sub-section (134) of section 104 of the Municipal Act, 1892."

Sec. 3. Prior to the passage of an Estimates By-Law, appropriating the municipal revenue for the year 1893, it shall be lawful to pay out of Corporate funds, without further authority or sanction from the Council than is hercinafter mentioned, provided the Anditor has marked his initials against the total amount of the corporate certificing to its correctness, any or all of the voucher certifying to its correctness, any or all of the

following:

(a.) Such sum or sums of money as may be necessary

to pay the interest on the Corporation debentures:

(b.) Such sum or sums of money as may be necessary

to pay in order to provide for the sinking funds for the redemption of the Corporation debentures:

(c.) Such sum or sums of money as may be necessary to pay for brokerage, commission, or exchange, or charges connected with providing for the City debt:

(d.) Such sum or sums of money as are authorized

(e.) The monthly sulary due to each Commissioner, officer, or employee of the Corporation, provided the Council has settled the remuneration of such by by-law

or by resolution:

or by resolution:

(f.) The sum of money which may then be due, and which has been certified as being due by the Water Commissioner or by the City Engineer, to each person who has been employed in connection with the City Water Works, or upon the streets, bridges, or sidewalks of the city, or in connection with the Board of Health, and who has left the employ of the Corporation.

Sec. 4. The officer styled "the Anditor" in this bylaw shall mean and include any person acting in that
capacity by the authority of the Municipal Council for
the time being.

Sec. 5. This by-law may be cited for all purposes as
the "Municipal Revenue By-Law, 1892."

Passed the Municipal Council on the 19th day of
December, 1892.

Reconsidered, adopted, and finally passed by the
Conneil on the 21st day of December, 1892.

[L.S.]

ROBERT BEAVEN,

Mayor,
Wellington J. Dowler. Sec. 4. The officer styled "the Anditor" in this by-

WELLINGTON J. DOWLER, C. M. C.

The above is a true copy of a by-law passed by the Municipal Conneil of the City of Victoria, on the 21st day of December, A.D. 1892, and all persons are bereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the

Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

Wellington J. Dowler,

C. M. C.

MISCELLANEOUS.

COURT OF REVISION FOR BURNABY DIS TRICT.

NOTICE is hereby given that a Court of Revision will be held at Mr. Sample's Boarding House, Power House Buildings, on the 30th day of December, 1892, at the hour of 10 o'clock forenoon, for the purpose of hearing and trying complaints and appeals against the assessment of properties in the Municipal Assessment Roll for 1892.

2. ALEX. PHILIP. C. M. C. del

Burnaby, 29th November, 1892.

In the Matter of the Drainage, Dyking and Irrigation Act (Consolidated Statutes, 1888, 51 Vic., Cap. 36), and Acts amending the same.

NOTICE is hereby given that Livingstone Thompson, Esq., of Burton's Prairic, British Columbia, has been selected by a majority of interest and number of the proprietors of the lands hereinafter described as a Commissioner to carry on the work of reclaiming the said lands, under the powers conferred by and the provisions contained in the above-mentioned Acts.

The said lands and boundaries thereof may be described as follows:—The lands situate, lying and being in Sections 25, 26 and 35, in Township 17, and Section 34, in Township 20, all in the District of New

Westminster.
Dated at Vancouver, this 29th day of November. 1892

A. St. G. HAMERSLEY, Solicitor, Vancouver.

VANCOUVER CITY BY-LAWS.

BY-LAW No. 168.

A By-Law to amend By-Law No. 155, and to repeal By-Law No. 161, amending the same.

W HEREAS it is deemed desirable to amend By-law W No. 155, entitled "A By-law to enable the City of Vancouver to raise the sum of \$111,100 for the purposes hereinafter set out," in order, amongst other things to provide for the payment of the City's share

of the debt.

Therefore the Municipal Council of the Corporation of the City of Vancouver enacts as follows:—

1. By-law No. 161, entitled "A By-law to amend By-law No. 155," and passed on the 3rd day of October, A.D. 1892, is hereby repealed.

2. By-law No. 155 is bereby amended by striking out the fourth and fifth recitals thereof and inserting the following regitals instead thereof:—

the following recitals instead thereof:

"And whereas the total amount of the debt which this by-law is intended to create is the sum of one hundred and eleven thousand one hundred dollars (\$111,100), of which the sum of seventy-three thousand (\$73,565.86) is to be borne and paid by the real property hereinbefore specified, and the remaining sum of thirty-seven thousand five hundred and thirty-four dollars and fourteen cents (\$37,534.14) is to be borne and paid by the City at large.

"And whereas it will be necessary to raise annually, during the enrrency of the said debentures, the sum of \$5,554.96 for the payment of interest, and the sum of \$3,351.49 for the formation of a sinking fund for the

\$3,331.49 for the formation of a sinking fund for the payment of the debt making the total sum of \$8,906.45 to be raised annually as hereinafter provided.

And whereas the value of the real property hereinbefore specified as rateable under this by-law is the sum of three millions and thirty-one thousand one hundred and twenty dollars (\$3,031,120), and for the hundred and twenty dollars (\$3,031,120), and for the purpose of paying the said sum of seventy-three thousand five hundred and sixty-five dollars and eighty-six cents (\$73,565.86), the portion of the said debt charged thereon, it will be necessary to raise annually by special rate thereon the sum of two thousand two hundred and sixteen dollars and thirty-one cents [\$2,216.31), for the formation of a sinking fund for the payment of the principal money and the sum of three thousand six hundred and seventy-eight dollars and twenty-five cents (\$3,678.25) for the payment of the interest thereon, making the total annual sum of five thousand eight hundred and ninety-four dollars and

fifty-six cents (\$5,894.56), to be raised by special rate nity-six cents (\$5,5)4.30), to be raised by special rate per foot frontage as hereinbefore set forth, and the said sum of seventy-three thousand five hundred and sixty-five dollars and eighty-six cents (\$73,565.86), and the interest thereon, portion of the debt created nuder this by-law, is secured by the special rate settled by this by-law on said real property and on that security And the amual special rate per foot frontage for paying interest and creating a yearly sinking fund for the payment of the principal of the debt is as set forth in the sehedule hereof.

forth in the schedule hereof.

And wher as for the purpose of paying the said sum of thirty-seven thousand five hundred and thirty-four dollars and fourteen eents (\$37,534.14), the portion of the said debt to be borne and paid by the City at large, it will be necessary to raise annually during the period of twenty years, by special rate on all the rateable property of the City, the sum of \$1,135.18, for the formation of a sinking fund for the payment of the said principal money, and the sum of \$1,876.71 for the payment of the interest thereon, making the total annual sum of \$3,011.89 to be raised as aforesaid. annual sum of \$3,011.89 to be raised as aforesaid.

And whereas the amount of the whole rateable property of the said City, according to the last revised Assessment Roll, is the sum of \$16,855,000, and whereas the existing debentures debt of the said Municipality

Sewers.

2. That the following new clause, to be known as clause 64α , be added to the by-law immediately after the existing debentures debt of the said Municipality

" 64α . That every dwelling-room in the City of Vanamounts to the sum of \$1,816,000, and no part of the

anionits to the sim of \$1,30,000, and no part of the principal or interest is in arrear.

3. The sixth enacting clause of By-law No. 155 is hereby repealed, and the following clause inserted instead thereof:—

'6. It shall be lawful for the Mayor of the said City to eause ten hundred and eleven or any lesser number to eause ten hundred and eleven or any lesser number of debentures to be issued for the purpose of raising said sum of money, each such debenture to be for at least one hundred (100) dollars, and the said debentures shall be scaled with the seal of the City and be signed by the Mayor and be countersigned by the Treasurer, and be payable within twenty years from the date on which this amending by-law takes effect, and to bear interest at the rate of five per cent. per amnum, payable half yearly on the 30th day of Jnne and the 30th day of December in each and every year during the enrrency of the said debentures, at the office of the City Treasurer, in the City of Vancouver; coupons to be attached to the debentures for the payment of said interest and the pricipal to be payable at the Bank of British Columbia, in the City of Vancouver."

4. The seventh enacting clause of By-law No. 155 is hereby repealed and the following clause inserted instead thereof:—

"7. For the purpose of forming a sinking fund for the payment of the said debt and the payment of the interest thereon at the rate aforesaid as the same becomes due, there shall be raised and levied as follows:—As to seventy-three thousand and five hundred and sixty-five dollars and eighty-six cents (\$73,565.86), the portion thereof to he borne and paid by the real property hereinbefore mentioned and specified, there shall be levied and raised, over and above all other rates, the said annual sum of five thousand eight himbed, and specified the said annual sum of the said dred and ninety-four dollars and fifty-six cents (\$5,894.56) in each and every year, until the said sum of seventy-three thousand five hundred and sixty-five dollars and eighty-six cents (\$73,565.56) and interest is fully paid by a special rate per foot frontage upon all the said real property according to the respective amounts, rates per foot and yearly rate hereinbefore recited and set forth, such special rate to be levied recited and set forth, such special rate to be levied and collected in each and every year at the same time and in the same manner as ordinary taxes are levied and collected, and as to thirty-seven thousand five hundred and thirty-four dollars and fourteen cents (\$37,534.14) the portion thereof to be borne and paid by the whole Municipality of the City of Vancouver, there shall be levied and raised annually over and there all other rates, the said sum of \$3.011.80 by a above all other rates, the said sum of \$3,011.89, by a special rate sufficient therefor, on all rateable property of the said City, at the same time and in the same manner as all other rates are levied and collected.

5. The ninth enacting clause of said By-law No. 155

is hereby repealed.

6. The tenth enacting clause of said By-law No. 155 is hereby amended by striking out the words "at their par value" where the same appears in said clause.
7. This By-law shall take effect and come into operation on the 30th day of December, 1892.

THOS. F. McGuigan, City Clerk.

Done and passed in open Council this 12th day of December, A.D. 1892. [L. S.] F. COPE,

Mayor

VANCOUVER CITY BY-LAWS.

No. 169.

A BY-LAW

To Amend By-Law No. 131, known as the Public Health By-Law.

WHEREAS it is deemed expedient to amend the Public Health By-Law as hereinafter expressed;

pressed;
Be it therefore enacted by the Mayor and Council in open meeting assembled as follows:—
1. By-Law No. 131, known as the "Public Health By-Law," is hereby amended by adding thereto a

elause to be known as 88a, as follows:

"88a. There will be appointed by the Council, on the recommendation of the Board, an officer to be known as the Inspector of Sewers, and wherever in the foregoing clauses whereof, from clause 72 to clause 88 inclusive, the word 'Inspector' is used, it shall be taken to mean and be read as the 'Inspector of Sewers.'"

elanse 64:
'64a. That every dwelling-room in the City of Van-couver shall contain not less than 384 enbic feet of air space for each and every person dwelling therein and any person or persons dwelling in a room of less size than one that provides for the said air-space for each person so dwelling therein shall be subject to the penalties of this by-law."

This by-law may be cited as the "Public Health."

This by-law may be eited as the "Public Health Amendment By-Law."

Done and passed in open meeting assembled this 12th day of December, 1892.

F. COPE, [L.S.] Mayor.

Thos. F. McGuigan, City Clerk.

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BY-LAW No. 170.

A By-Law to Fix the Polling Places, the time, and to Appoint Deputy Returning Officers for the Elec-tion of Mayor, Aldermen, School Trustees and Members of the Licensing Board.

THE Mayor and Aldermeu of the City of Van-

the Mayor and Aldermeu of the City of Van-couver in open meeting cuact as follows:

1. That Thursday, the 12th day of January, 1893, be the day fixed by this by-law for taking the votes of the electors of the City of Vancouver for the purposes mentioned in the title hereof, from the hour of nine o'clock in the forenoon till five o'clock in the after-

noon.

2. That the new brick school house, on Block 80, District Lot 541, in this City, be the polling placees at which the votes of the electors shall be taken for Ward No. 1, and A. McDougall shall be and he is hereby appointed Deputy Returning Officer to take the votes at such place.

the votes at such place.

2. That the store on the corner of Granville and Georgia streets, on lot 10, Block 6, District Lot 541, in this City, be the polling place at which the votes of the electors shall be taken for Ward No. 2, and W. C. Archer shall be and he is hereby appointed Deputy Returning Officer to take the votes at such place.

4. That the City Hall, on Powell street, in this City, be the polling place at which the votes of the electors shall be taken for Ward No. 3, and J. W. Robinson shall be and he is hereby appointed Deputy Returning Officer to take the votes at such place.

Returning Officer to take the votes at such place.

5. That the Market Hall, on Westminster Avenuc, in this City, be the polling place at which the votes of the electors shall be taken for Ward No. 4, and J. A. Gow shall be and he is hereby appointed Deputy Returning Officer to take the votes at such place.

6. That the Fire Hall, on Ninth Avenne, Mount Pleasant, in this City, be the polling place at which the votes of the electors shall be taken for Ward No. 5, and A. C. Stirrett shall be and he is hereby appointed Deputy Returning Officer to take the votes at such place.

Done and passed in open Council this 19th day of December, A. D., 1892.

[L.S.]

F. COPE. Mayor.

Thos. F. McGuigan, City Clerk.

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